

The London Gazette.

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FRIDAY, 25 NOVEMBER, 1921.

At the Court at Buckingham Palace, 22nd November. 1921 PRESENT,

The KING'S Most Excellent Majesty.

Archbishop of Canterbury.

Prime Minister.

Lord Chancellor.

Lord Chamberlain,

Mr. Secretary Shortt.

HIS MAJESTY was this day pleased to declare His Consent to a Contract of Matrimony between His Most Dearly Beloved Daughter Her Royal Highness Princess Victoria Alexandra Alice Mary and Henry George Charles Lascelles, commonly called Viscount Lascelles, which Consent His Majesty has caused to be signified under the Great Seal and to be entered in the Books of the Privy Council.

Almeric FitzRoy.

Privy Council Office, 25th November, 1921.

The following Statute, made by the University of Cambridge, on the 17th day of November, 1921, has been submitted for the approval of His Majesty in Council, and notice of its having been so submitted is published in accordance with the provisions of "The Universities of Oxford and Cambridge Act, 1877":—

STATUTE to alter and amend the Statutes in relation to the University of Cambridge made under the Universities of Oxford and Cambridge Act, 1877, 40 & 41 Victoria, Chapter 48, which amending Statute is now submitted for the approval of His Majesty the King in Council.

We, the Chancellor, Masters and Scholars of the University of Cambridge, in pursuance of the powers given to us by the 53rd Section of the said Act, do hereby alter and amend the Statutes made under the said Act in relation to our said University in manner following (that is to say) by adding to Statute A, Chapter II, intituled "Degrees," the following Section, to be inserted between Section 18 and Section 19, and to be numbered Section 18A.

SECTION 18A.

Titles of Degrees conferred upon Women Students.

The University shall have power to confer by diploma Titles of Degrees in any faculty upon Students of a recognised institution for the higher education of women, who have done all that is required of them by the Statutes and Ordinances of the University. The University shall have power by Grace of the Senate to recognise for this purpose institutions for the higher education of women and to determine the periods and conditions of residence and the other requirements to be satisfied by women students before their admission to Titles of Degrees. The University may also admit members of such recognised institutions to instruction in the University as well as to the use of its libraries, laboratories and museums, and it shall have power to determine the numbers to whom and the conditions on which any or all of these privileges shall be granted.

Residence kept and examinations or other tests passed by students of Girton College or of Newnham College before the passing of Ordinances for carrying into effect the provisions of this Statute may be allowed by the University to count instead of the residence and examinations or other tests required by these Ordinances, and may be accepted as partial or complete qualification for Titles of Degrees.

Given under our Common Seal this 17th day of November, 1921.

CENTRAL CHANCERY OF THE ORDERS OF KNIGHTHOOD.

St. James's Palace, S.W. 1, 25th November, 1921.

The KING has been graciously pleased to make the following promotion in the Most Exalted Order of the Star of India:—

To be a Knight Commander of the said Most Exalted Order:—

Sir Henry Robert Conway Dobbs, K.C.I.E., C.S.I., Indian Civil Service. CENTRAL CHANCERY OF THE ORDERS OF KNIGHTHOOD.

St. James's Palace, S.W. 1, 25th November, 1921.

The KING has been graciously pleased to give orders for the following appointment to the Most Excellent Order of the British Empire, to be dated 2nd March, 1920, for distinguished services during the War:—

To be an Officer of the Military. Division of the said Most Excellent Order:—

Lieutenant David Gordon, Royal Air Force.

ERRATUM.

Gazette of 28th October, 1921, page 8454.

For Pilot Officer Clifford William Booth,
read Flying Officer Clifford William Booth.

House of Lords, S.W. 1, 24th November, 1921.

SUPREME COURT, ENGLAND.

ENROLMENT OF DEEDS, ASSURANCES AND OTHER INSTRUMENTS.

Notice is hereby given, in accordance with section 1 (1) of the Rules Publication Act, 1893, that the Master of the Rolls, in pursuance and execution of the powers contained in section 20 of the Administration of Justice Act, 1920, proposes to make the following regulation:—

The enrolled copy of any Deed, Assurance or other Instrument or Document required or authorised to be enrolled in the Supreme Court or the Central Office thereof, may be typewritten in lieu of being written by hand.

And notice is further given, that the Master of the Rolls has certified that on account of urgency this regulation should come into operation forthwith as a Provisional Regulation in accordance with section 2 of the Rules Publication Act, 1893.

Copies of the above Regulation may be obtained through any bookseller or directly from H.M. Stationery Office at the following addresses:—Imperial House, Kingsway, London, W.C. 2; 28, Abingdon Street, London, S.W. 1; 37, Peter Street, Manchester; 1, St. Andrew's Crescent, Cardiff.

House of Lords, S.W. 1, 24th November, 1921.

SUPREME COURT, ENGLAND.

ENROLMENT OF DEEDS, ASSURANCES AND OTHER INSTRUMENTS.

Notice is hereby given, in accordance with section 1 (1) of the Rules Publication Act, 1893, that the Master of the Rulls, in pursuance and execution of the powers contained in section 20 of the Administration of Justice Act, 1920, proposes to make the following regulations:—

The fees hereunder written are fixed and appointed to be and shall be taken on the enrolment of any Deed in the Central Office (Enrolment Department) on and after the 1st December, 1921.

£ s. d.

For enrolling any Deed which by any Statute or Statutory Rule is directed or required to be enrolled 1 0 0

For enrolling out of date upon an £ s. d. Affidavit of the facts any Deed which by any Statute or Statutory Rule is required to be enrolled 1 10 0 0 For enrolling any other Deed And in addition to the above fees: For each folio of 72 words, including the certificate of enrolment in-dorsed on the Deed, but not including the making, copying or examining of any map, plan, or drawing, which are to be charged at the actual cost ... 1 For making and examining an Office Copy of an enrolled Deed, per folio of 72 words, but not including the making, copying or examining of any map, plan or drawing, which are to be charged at the actual 0 8 For examining a copy of an enrolled Deed and marking it as an Office Copy, per folio of 72 words ... 0 3 or examining a duplicate or counterpart of the enrolled Deed, 0 per folio of 72 words 0 3 For indorsing a certificate of enrolment of the original Deed on any duplicate, counterpart or copy thereof Searches

These regulations do not apply to Deeds filed in the King's Remembrancer's Department.

In these regulations the expression "deed," includes assurance and other instrument or document.

And notice is further given, that the Master of the Rolls has certified that on account of urgency these regulations should come into operation on the 1st day of December, 1921, as Provisional Regulations in accordance with section 2 of the Rules Publication Act, 1893.

Copies of the above Regulations may be obtained through any bookseller, or directly from H.M. Stationery Office at the following addresses:—Imperial House, Kingsway, London, W.C. 2; 28, Abingdon Street, London, S.W. 1; 37, Peter Street, Manchester; 1, St. Andrew's Crescent, Cardiff.

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 Friday, the 2nd December, 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 Acts, 1914 to 1919, to the amount of £50,000,000.

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 5th December, to Saturday, the 10th December 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 persons 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 are dated.

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.

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

Treasury Chambers, 25th November, 1921.

Foreign Office, November 21, 1921.

It is hereby notified that His Majesty's Principal Secretary of State for Foreign Affairs this day received from Señor Don Germán Cisneros y Raygada his letters of credence as Chargé d'Affaires of the Republic of Peru.

Foreign Office, November 22, 1921.

The KLNG has been pleased to grant unrestricted permission to the Reverend Reginald Michael French, of the Hostel of St. Sava and St. George, Oxford, to wear the Cross of Officer of the Order of the Crown of Roumania conferred upon him by His Majesty the King of Roumania in recognition of his services to the Roumanian sick and wounded in the late

Foreign Office, November 22, 1921.

Notes were exchanged between the British and Esthonian Governments on the 25th April last to place on record that the Commercial Agreement concluded by an Exchange of Notes on the 20th July, 1920, and laid before Parliament as Treaty Series No. 19 (1920), does not confer any right or impose any obligation which might conflict with any general international convention to which either His Majesty's Government or the Esthonian Government is or hereafter may be a party.

Whitehall, 15th November, 1921.

The KING has been graciously pleased to give and grant unto Henry Gwyn Saunders Davies, of the Mote, in the parish of New Mote, in the county of Pembroke, and of Myrtle Grove, in the parish of Patching, in the county of Sussex, Gentleman, His Royal Licence and Authority that he may take and henceforth use the surname of Scourfield in addition to and after his own surname of Davies, that he may bear the Arms of Scourfield quarterly with his own family Arms, and that such surname and Arms may in like manner be taken, borne and used by his issue; the said Arms being first

duly exemplified according to the Laws of Arms and recorded in His Majesty's College of Arms, otherwise the said Royal Licence and Permission to be void and of none effect.

And to Command that the said Royal Concession and Declaration be recorded in His Majesty's College of Arms.

Whitehall, November 25, 1921.

The KING has been pleased, by Warrants under His Majesty's Royal Sign Manual, to appoint Charles Thomas Cheslyn Callow, Esq., Second Deemster in the Island of Man, to be First Deemster and Clerk of the Rolls in the said Island, in the room of Stevenson Stewart Esq., Moore, resigned; Stevenson Frederick Malcolm La Mothe, Esq., High Bailiff of Ramsey and Peel, to be Second Deemster in the said Island.

The appointments take effect as from the 1st

October, 1921.

Whitehall, November 25, 1921.

The KING has been pleased, by Letters Patent under the Great Seal of the United Kingdom of Great Britain and Ireland, bearing date the 25th instant, to present the Reverend Edward Arthur Burroughs, M.A., Canon of Peterborough, to the Deanery of the Cathedral Church of Bristol, void by the promotion of Doctor St. John Basil Wynne Willson to the See of Bath and Wells.

CABS AND STAGE CARRIAGES.

The Secretary of State for the Home Department hereby gives notice, that on the 18th instant he made an Order, in pursuance of the Metropolitan Public Carriage Act, 1869 (32 and 33 Vict., c. 115), and the London Cab and Stage Carriage Act, 1907 (7 Edw. VII, c. 55), continuing as from the 1st September, 1921, the Order of the 25th July, 1918, authorizing the increase of fares for horse-drawn cabs in the Metropolis by the addition of 6d. for each hiring.

The Order will shortly be issued in Statutory Rule form, when copies 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 Eason and Son, Ltd., 40 and 41, Lower Sackville Street, Dublin.

Whitehall,

21st November, 1921.

Downing Street,

27th July, 1921.

The KING has been pleased to give directions for the appointment of

John George Fraser, Esq., C.M.G., Government Agent, Western Province,

Frederick Bowes, Esq., C.M.G., Principal Collector of Customs,

Harold Thomas Creasy, Esq., Acting Director of Public Works,

George James Rutherford, Esq., Principal Civil Medical Officer,

Edwin Evans, Esq., Acting Director of Education.

Mass Thajoon Akbar, Esq., LL.B., Bar-

rister-at-Law, Acting Schicitor-General, Geoffrey Philip Greene, Esq., General Manager of the Railway,

Frank Arthur Stockdale, Esq., Director

of Agriculture, and
Humphrey William Codrington, Esq.,
Commissioner under the Buddhist Temporalities Ordinance,

to be Nominated Official Members of the Legislative Council of the Island of Ceylon.

His Majesty has also been pleased to give directions for the appointment of

Hadjiar Mohammed Abdul Noordeen

Cader, Esq.,

Meedeniya Rajakaruna Senanayake Pandita Herat Wasala Kuruppu Mudiyanseralahamillage John Henry Meedeniya, Esq.,

Samasta Wickrama Karunatileke Abhayawardana Jayasundera Mudiyanseralahamil-lage Panabokke Tikiri Banda, Esq., and

Esufaly Goolamhusen Adamaly, Esq., to be Unofficial Members of the Legislative Council of the said Island.

Downing Street,

27th July, 1921.

The KING has been pleased to give directions for the appointment of Bernard Senior, Esq., C.M.G., I.S.O. (Treasurer), to be a Member of the Executive Council of the Island of Ceylon.

> Downing Street, 15th November, 1921.

The KING has been pleased to give directions for the appointment of Malcolm Edward Horne Martin, Esq., Barrister-at-Law, to be of His Majesty's Counsel for the Island of Grenada.

Downing Street, 23rd November, 1921.

The KING has been pleased to give directions for the appointment of Thomas Howard Chapman, Esq., O.B.E., Director of Public Works, and Thomas Forrest Garvin, Esq., Barrister-at-Llaw, Solicitor-General, to be nominated Official Members of the Legislative Council of the Island of Ceylon.

> Board of Trade, Great George Street, London, S.W. 1, 25th · November, 1921.

FABRIC GLOVES AND GLOVE MATERIALS.

COMMITTEE UNDER PART II OF THE SAFEGUARD-ING OF INDUSTRIES ACT, 1921.

The Board of Trade give notice that in exercise of the powers conferred upon them by Part II of the Safeguarding of Industries Act, 1921, they have referred to a Committee constituted for the purposes of that Part of the Act and consisting of :-

Sir R. Henry Rew, K.C.B. (Chairman),

Sir James C. Calder, C.B.E.,

Mr. G. A. Moore,

Mr. Gilbert C. Vyle, and

Mr. A. B. Weir,

a complaint by the National Association of Fabric Glove Manufacturers and the Glove and

Warp Fabric Makers' Association, that Fabric Gloves and Glove Materials for the manufacture of Fabric Gloves (that is to say, gloves made of woven or knitted material which are cut out and sewn up, termed in the trade Fabric Gloves, and including Lisle, Suede finish, Duplex, Silk and all other gloves made from cotton or silk Fabric), manufactured in Germany, are being sold or offered for sale in the United Kingdom at prices which by reason of depreciation in the value in relation to sterling of the German currency are below the prices at which similar goods can be profitably manufactured in the United Kingdom, and that by reason thereof employment in those industries in the United Kingdom is being or is likely to The Committee are be seriously affected. directed after ascertaining the facts to report to the President of the Board of Trade (a) whether the conditions specified in Section 2, sub-section (1) of the Safeguarding of Industries Act, 1921, are fulfilled; (b) on the effect which the imposition of a duty under Part II of the Act on goods of the class or description covered by the complaint would exert on employment in any other industry being an industry using goods of that class or description as material; and (c) whether in the opinion of the Committee production in the industry manufacturing similar goods in the United Kingdom is being carried on with reasonable efficiency and economy.

The Committee propose to hold their first sitting for the taking of evidence at 2.30 p.m. on Monday, the 12th December, 1921, at the Hotel Windsor, Victoria Street, London,

S.W. 1.

The Secretary to the Committee is Captain S. E. J. Brady, M.B.E., Board of Trade, Great George Street, London, S.W. 1, to whom all communications should be addressed.

Board of Trade,
Great George Street,
London, S.W. 1,
25th November, 1921.

DOMESTIC, ILLUMINATING AND MOUNTING GLASSWARE.

Committee under Part II of the Safeguarding of Industries Act, 1921.

The Board of Trade give notice that in exercise of the powers conferred upon them by Part II of the Safeguarding of Industries Act, 1921, they have referred to a Committee constituted for the purposes of that Part of the Act and consisting of:—

Sir William Ashley, Ph.D. (Chairman), Mr. J. Arthur Aiton, C.B.E., Sir Thomas W. Allen, Sir John N. Barran, Bt., and Mr. F. R. Davenport,

a complaint by the British Flint Glass Manufacturers' Association and the National Flint Glassmakers' Society, that articles of Domestic Glassware, Illuminating Glassware, and Mounting Glassware, manufactured in Germany and Czecho-Slovakia are being sold or offered for sale in the United Kingdom at prices which by reason of depreciation in the value in relation to sterling of the currency of the above-named foreign countries are below the prices at which similar goods can be profitably manufactured in the United Kingdom, and that by reason thereof employment in the glass industry in

the United Kingdom is being or is likely to be seriously affected. The Committee are directed after ascertaining the facts to report to the President of the Board of Trade (a) whether the conditions specified in Section 2, sub-section (1) of the Safeguarding of Industries Act, 1921, are fulfilled; (b) on the effect which the imposition of a duty under Part II of the Act on goods of the class or description covered by the complaint would exert on employment in any other industry being an industry using goods of that class or description as material; and (c) whether in the opinion of the Committee production in the industry manufacturing similar goods in the United Kingdom is being carried on with reasonable efficiency and economy.

The Committee propose to hold their first sitting for the taking of evidence at 2.30 p.m. on Monday, the 12th December, 1921, at the Hotel Windsor, Victoria Street, London, S.W. 1.

The Secretary to the Committee is Mr. W. G. Fergusson, Board of Trade, Great George Street, London, S.W. 1, to whom all communications should be addressed.

Board of Trade, Great George Street, London, S.W. 1. 25th November, 1921.

Notice is hereby given, in accordance with Section I, Sub-Section 7, of the Non-Ferrous Metal Industry Act, 1918 (7 & 8 Geo. 5, Ch. 67), and No. 11 of the Statutory Rules and Orders, No. 265 of 1918 (Non-Ferrous Metal Industry), that licences under the Non-Ferrous Metal Industry Act have been granted by the Board of Trade to the under-mentioned companies, firms or individuals:—

Hurley, James Albert Edward, Helena Street Parade, Birmingham.

Malmberg, Karl Alexander, 110, Cannon Street, London, E.C. 4. Melville, Herbert David, trading as Melville

Melville, Herbert David, trading as Melville and Company, 65, Fenchurch Street, London, E.C. 3.

Wright, Bindley and Gell Limited, Percy Road, Greet, Birmingham.

UNEMPLOYMENT INSURANCE ACTS, 1920-1921.

DECISIONS OF THE HIGH COURT ON REFERENCES MADE UNDER SECTION 10 (1) OF THE 1920 ACT.

Contributions not Payable.

On the 22nd November the Minister referred to the High Court for decision the questions whether persons employed as—

- Porter, to clean a hospital, deliver messages and to answer calls;
 - 2. River-keeper on a private estate;
- 3. Attendant at a museum to open and close the galleries, and to dust and keep tidy the objects exhibited;
- Trainer of greyhounds, by the owner of a private kennel of greyhounds;
 - 5. Game-keeper on a private estate;
- 6. Huntsman, first whip, second whip and stableman, and kennelman, all employed by the Master of a Hunt on behalf of the Hunt Committee;
- 7. Porter, to take charge of the entrance lodge at a Hospital and to record the names of all visitors to the patients;

8, Stores porter at a Hospital, to supervise the issue and receipt of all stores and

the cutting up of all meat;

9. Stoker in an engine house, by the Governors of a college, to provide hot water, lighting and heating for the residential buildings;

10. Dairymaid on the home farm of a large

private estate;

Green-keeper of a members' golf club;
 were or were not employed persons within the

meaning of the Act of 1920.

The Judge held that the first nine persons employed as indicated above were excepted from liability to insurance as being employed in domestic service within the meaning of paragraph (b) of Part II of the First Schedule to the Act of 1920, and that the employment of the green-keeper was excepted as being employment in horticulture within the meaning of paragraph (a) of Part II of the First Schedule to the Act of 1920. The employment of the dairymaid was held by the Judge to be employment in domestic service and in agriculture and therefore excepted under both paragraphs (a) and (b) referred to above.

Consequently no contributions under the Act are payable in respect of any of the persons

so employed.

Contributions Payable.

On the same date the Minister also referred for decision the question whether persons em-

ployed as:—

12. Driver of a motor lorry, by a farmer and market gardener, to carry vegetables from the market garden to stalls and to convey town manure to the farm and market gardens on the return journey;

13. Private secretary, by the owner of a

large private estate;

14. Painter, by a college, in the upkeep and repair of the inside and outside of the residential buildings.

residential buildings; 15. Cobbler, by the Governors of an Orphan Home and School, to repair the boots of the boy and girl inmates,

were or were not employed persons within the

meaning of the Act of 1920.

The Judge held that the employment of the motor larry driver was not employment in agriculture, and was therefore not excepted under paragraph (a) of Part II of the First Schedule to the Act of 1920; and that the employment of the secretary, painter, and cobbler was not employment in domestic service, and was therefore not excepted under paragraph (b) of Part II of the First Schedule to the Act of 1920.

Consequently contributions under the Act are payable in respect of the persons so

employed.

TRADE BOARDS ACTS, 1909 AND 1918. JUTE TRADE BOARD (GREAT BRITAIN).

PROPOSAL TO FIX OVERTIME RATES FOR MALE AND FEMALE WORKERS EMPLOYED ON PIECE-WORK.

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, for the Jute Trade in Great Britain, as specified in the Trade Boards (Jute) Order, 1919, hereby give notice, as required by Section 3 (5) of the Trade Boards Act, 1918, that they propose to fix Overtime Rates for all male and female workers employed on piece-work, the proposed overtime rates being as shown in the Schedule set out below.

SCHEDULE.

PART I.

PROPOSED OVERTIME RATES FOR MALE AND FEMALE WORKERS EMPLOYED ON PIECE-WORK.

SECTION I.—In accordance with Section 3 (i) (c) of the Trade Boards Act, 1918, the Trade Board have declared the normal number of hours of work in the trade to be as follows:—
In any week, 48.

On any day (other than Saturday), 83.

On Saturday, 41

Provided that all hours worked on Sundays and Customary Public and Statutory Holidays shall be regarded as overtime to which the over-

time rates shall apply.

Section II.—The Trade Board propose to fix Minimum Rates for overtime in respect of hours worked by male and female workers employed on piece-work in excess of the declared normal number of hours of work in the trade as follows:—

- (a) For all time worked on Sundays or Customary Public and Statutory Holidays, the Overtime Rate shall be IN ADDITION TO PIECE-RATES, each of which would yield, in the circumstances of the case, to an ordinary worker not less than the appropriate general minimum time-rate as fixed by the Trade Board AN AMOUNT EQUAL TO THE FULL AMOUNT OF THE APPROPRIATE GENERAL MINIMUM TIME-RATE which would have been payable if the worker had been employed on time-work.
- (b) For Overtime on any day except Sundays and Customary Public and Statutory Holidays, the Overtime Rate shall be IN ADDITION: TO PIECE-RATES, each of which would yield, in the circumstances of the case, to an ordinary worker not less than the appropriate general minimum time-rate as fixed by the Trade Board AN AMOUNT EQUAL TO ONE-HALF OF THE APPROPRIATE GENERAL MINIMUM TIME-RATE which would have been payable if the worker had been employed on time-work.
- (c) For all time worked, in any week, in excess of 48 hours, the Overtime Rate shall be IN ADDITION TO PIECE-RATES; each of which would yield, in the circumstances of the case, to an ordinary worker not less than the appropriate general minimum time-rate as fixed by the Trade Board AN AMOUNT EQUAL TO ONE-HALF OF THE APPROPRIATE GENERAL MINIMUM TIME-RATE which would have been payable if the worker had been employed on time-work, except where a higher amount is payable under sub-section (a) of this Section.
- (d) The overtime rates shall be payable where on any day (not being a Sunday or Customary Public or Statutory Holiday) the number of hours worked exceed 8½, or in the case of Saturday exceeds 4½, notwithstanding that the number of hours worked in the week does not exceed 48.

Provided that in the case of those classes of workers in the Municipal Burgh of Brechin, the Parish of Brechin, the Municipal Burgh of Forfar, the Parish of Forfar, the Burgh of Kirriemuir, the Parish of Kirriemuir, the Parishes of Blairgowrie and Rattray, the Burgh of Carnoustie or the Parish of Logie Pert, who in accordance with the established practice of the establishment attend for nine hours per day on five days of the week and for three hours on Saturday, the overtime rate specified in sub-section (b) of this Section shall not be payable in respect of the first quarter of an hour in excess of 83 hours on any day except Saturdays, Sundays and Customary Public and Statutory Holidays, but shall be payable in respect of all hours worked on any such day in excess of nine hours.

Provided also that in the case of those classes of workers in the areas specified in the first proviso to this Section who, in accordance with the established practice of the establishment attend only on five days a week, the overtime rate specified in sub-section (b) of this Section shall not be payable in respect of the first three quarters of an hour in excess of 82 hours on any day except Saturdays, Sundays and Customary Public and Statutory Holidays, but shall be payable on any such day in respect of all hours worked in excess of 9½ hours.

Note.—The hours which female workers, young persons and children are allowed to work are subject to the provisions of the Factory and Workshop Acts and of the Employment of Women, Young Persons and Children Act,

PART II.

The above proposed Overtime Rates shall apply, subject to the provisions of this Schedule and of the Trade Boards Acts, to all Male and Female Workers employed on Piece-Work in respect of all time worked in excess of the declared normal number of hours of work in any branch of the Jute Trade as specified in the Trade Boards (Jute) Order, 1919, and set out in Part VI of the Schedule to the Trade Board's Notice J.13.A dated 8th September, 1921.

PART III.

Section I.—The above proposed minimum rates of wages shall be paid clear of all deductions other than deductions under the National Insurance Act, 1911, as amended by any sub-sequent 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 proposed minimum rates of wages shall be without prejudice to workers who are earning higher rates of wages.

The Trade Board will consider any Objections to the above Proposal to Fix which may be lodged with them within two months from the 30th November, 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 Jute 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 this 25th day of November, 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.

SUGAR CONFECTIONERY AND FOOD PRESERVING TRADE BOARD (GREAT BRITAIN).

MINIMUM RATES OF WAGES (AS VARIED) FOR MALE AND FEMALE WORKERS. AS FROM 24TH NOVEMBER, 1921.

Should this date not correspond with the beginning of the period for which wages are paid by an employer who pays wages at intervals not exceeding seven days, the rates shall become effective as from the next full pay period, but in any case not later than 30th November, 1921.

General Minimum Time-Rates.

A. Male Workers and Certain Special Classes of Female Workers, of 24 years of age

and over, ls. 11d. per hour.

B. Female Workers (other than Special Classes) of 18 years of age and over, 7½d. per

C. All other Workers. See Sections I and II of Parti I below.

Piece-Work Basis Time-Rates.

A. All Male Workers and Certain Special Classes of Female Workers, 1s. 4d. per hour.

B. All other Female Workers, 9d. per hour.

Overtime Rates. See Part III. below. The rates in full as legally enforceable are set out in detail in the Schedule below.

SCHEDULE.

PART I.

General Minimum Time-Rates (as varied) for Male and Female Workers.

SEČTION I.

(a) All Male Workers; and (b) Certain Classes of Female Workers, viz., Female Workers who are employed during the whole or any part of their time in any of the following occupations:-

Cocoa making.

Boiling sugar for boiled sweets, other than the boiling of sugar in vacuum pans.

Brogueing of hermetically-sealed receptacles containing meat, poultry, fish or soup during the process of cooking.

Hand-soldering of hermetically-sealed receptacles containing meat, poultry, fish or soup.

Tongue pumping.

Butchers' or pork-butchers' work in preparing meat for sausages or "smalls."

Brining vegetables for pickling.

Making extract of meat.

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

Workers of 15 and under 16 years of age, 4d. per hour, i.e., los. per week of 48 hours.

Workers of 16 and under 17 years of age, 51d. per hour, i.e., 21s. per week of 48 hours. Workers of 17 and under 18 years of age, 61d. per hour, i.e., 26s. per week of 48 hours.

Workers of 18 and under 19 years of age, 7½d. per hour, i.e., 30s. per week of 48 hours. Workers of 19 and under 20 years of age,

8½d. per hour, i.e., 34s. per week of 48 hours. Workers of 20 and under 21 years of age,

91d. per hour, i.e., 38s. per week of 48 hours. Workers of 21 and under 22 years of age, 10½d. per hour, i.e., 42s. per week of 48 hours. Workers of 22 and under 23 years of age,

11½d. per hour, i.e., 46s. per week of 48 hours. Workers of 23 and under 24 years of age,

1s. 04d. per hour, i.e., 50s. per week of 48 hours.

Workers of 24 years of age and upwards, 1s. 14d. per hour, i.e., 54s. per week of 48

The General Minimum Time-Rates set out in this Section are payable in the case of a worker under 24 years of age, subject to the proviso that such a worker is employed under conditions which in the circumstances of the case afford a reasonable prospect of advancement to the General Minimum Time-Rate of 54s, per week of 48 hours. Otherwise the General Minimum Time-Rate payable shall be 54s, per week of 48 hours, irrespective of age.

Section II.—Female Workers, other than those specified in Section I. (b) of this Part of this Schedule:

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

Workers of 15 and under 16 years of age, 4d. per hour, i.e., 16s. per week of 48 hours.

Workers of 16 and under 17 years of age, 5½d. per hour, i.e., 21s. per week of 48 hours. Workers of 17 and under 18 years of age, 6½d. per hour, i.e., 26s. per week of 48 hours. Workers of 18 years of age and upwards,

7½d. per hour, i.e., 30s. per week of 48 hours. The General Minimum Time-Rates set out in this Section are payable in the case of a worker under 18 years of age, subject to the proviso that such a worker is employed under conditions which in the circumstances of the case afford a reasonable prospect of advancement to the General Minimum Time-Rate of 30s. per week of 48 hours. Otherwise the General Minimum Time-Rate payable shall be 30s. per week of 48 hours, irrespective of age.

In the case of a worker who enters the trade for the first time at the age of 15 years or over, and cannot suitably be employed on Piece-Work, the General Minimum Time-Rate payable during her first three months' employment in the trade shall be 3s. per week less than the General Minimum Time-Rates which would otherwise be applicable according to her age, and during her second three months' employment in the trade shall be 1s. 6d. per week less than the General Minimum Time-Rate which would otherwise be applicable according to her age.

PART II.

Piece-Work Basis Time-Rates (as varied) for Male and Female Workers.

SECTION I.

(a) All Male Workers; and(b) Those Classes of Female Workers specified in Section I. (b) of Part I of this Schedule, Is. 4d. per hour.

In the case of workers employed on Piece-Work each Piece-Rate paid must be such as would yield in the circumstances of the case not less than 1s. 4d. per hour to an Ordinary Worker.

SECTION II.—All Female Workers (other than those specified in Section I (b) of Part I

of this Schedule, 9d. per hour.

In the case of workers employed on Piecework each Piece-Rate paid must be such as would yield, in the circumstances of the case, not less than 9d. per hour to an Ordinary worker.

PART III.

Overtime Rates (as Varied) 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 have declared the normal number of hours of work in the trade to be as follows:-

In any week, 48.

On any day (other than Saturday), 9.

On Saturday, 5. Provided that all hours worked on Sundays and on the days allowed as holidays under Section 35 of the Factory and Workshop Act, 1901, shall be regarded as Overtime to which the Overtime Rates shall apply.

SECTION II.—The Minimum Rates for Overtime to apply in respect of all hours worked by Male and Female Workers, in excess of the declared normal number of hours, shall be as

(A) For Male and Female Workers employed

on Time-Work:

(1) For the first two hours of Overtime on any day except Sunday and the holidays specified above the Overtime Rate shall be Oneand-a-Quarter Times the General Minimum Time-Rate otherwise applicable, i.e., Time-and-a-Quarter.

(2) For Overtime after the first two hours of Overtime on any day, except Sunday and the holidays specified above, the Overtime Rate shall be One-and-a-Half Times the General Minimum Time-Rate otherwise applicable, i.e., Time-and-a-Half.

(3) For all time worked on Sunday and the days allowed as holidays under Section 35 of the Factory and Workshop Act, 1901, the Overtime Rate shall be Twice the General Minimum Time-Rate otherwise

applicable, i.e., Double Time.

(4) For all hours worked in any week in excess of 48 the Overtime Rate shall be One-anda-Quarter Times the General Minimum Time-Rate otherwise applicable, i.e., Timeand-a-Quarter, except in so far as higher Overtime Rates are payable under the provisions of paragraphs (2) and (3) of Sub-Section (A) of this Section.

Provided that

(a) Where it is or may become the established practice of an employer only to require attendance on five days a week, the Overtime Rate shall only be payable on such days after 9½ hours have been worked.

(b) Where it is or may become the established practice of an employer to require attendance only on alternate Saturdays the Overtime Rate shall not be payable in the week on which attendance on Saturday is required until 50 hours have been worked.

- (B) For Male and Female Workers employed on Piece-Work:-
- I. (1) Male Workers of 24 years of age and
- (2) Female Workers of 24 years of age and over of the classes specified in Section I (b) of Part I of the Schedule to this Notice; and (3) All other Female Workers of 18 years of age

and over:

Who are employed on Piece-Work shall receive in respect of each hour of Overtime worked, in addition to payment at Piece-Rates each of which would yield, in the circumstances of the case, to an Ordinary Worker not less than the Piece-Work Basis Time-Rate applicable, an amount equal to One-Quarter of the appropriate Piece-Work Basis Time-Rate, One-Half of the appropriate Piece-Work Basis Time-Rate or the appropriate Piece-Work Basis Time-Rate, according as the Overtime Rate which would have been payable under the provisions of Sub-Section (A) of this Section if the Worker had been employed on Time-and-a-Quarter, Time-Work were Time-and-a-Half or Double Time respectively.

II. (1) Male Workers under 24 years of age;

(2) Female Workers under 24 years of age of the classes specified in Section I (b) of Part I of the Schedule to this Notice; and

(3) All other Female Workers under 18 years

of age: Who are employed on Piece-Work shall receive in respect of each hour of Overtime worked, in addition to payment at Piece-Rates each of which would yield, in the circumstances of the case, to an Ordinary Worker not less than the Piece-Work Basis Time-Rate applicable, an amount equal to One-Quarter of the appropriate General Minimum Time-Rate, One-Half of the appropriate General Minimum Time-Rate or the appropriate General Minimum Time-Rate, according as the Overtime Rate which would have been payable under the provisions of Sub-Section (A) of this Section if the Worker had been employed on Time-Work were Timeand-a-Quarter, Time-and-a-Half Double Time respectively.

Note.—The employment of Female Workers, Young Persons and Children is subject to the provisions of the Factory and Workshop Acts and of the Employment of Women, Young Persons and Children Act, 1920.

PART IV.

SECTION I.—Subject to the provisions of the Trade Boards Acts and to the proviso to Section II of this Part of this Notice, the respective Minimum Rates of Wages set out in this Schedule shall apply to all workers in Great Britain in respect of all time during which they are employed in any branch of the trade specified in the Trade Boards (Sugar Confectionery and Food Preserving) Order, 1913, as varied by the Trade Boards (Grocery and Provisions) Order, 1920, excluding the covering and filling of biscuits, wafers and cakes with chocolate or sugar confectionery.

Section II.—The trade referred to in Section I above to which the Minimum Rates of Wages set out in this Schedule apply is as follows:-

The making of Sugar Confectionery, Cocoa, Chocolate, Jam, Marmalade, Preserved Fruits, Fruit and Table Jellies, Meat Extracts, Meat Essences, Sauces and Pickles; the preparation of Meat, Poultry, Game, Fish, Vegetables and Fruit for sale in a preserved state in tins, pots, bottles and similar receptacles; the processes of wrapping, filling, packing and labelling in respect of articles so made or prepared, excluding the covering and filling of biscuits, wafers and cakes with chocolate or sugar confectionery; and excluding also certain processes or operations which form part of the Grocery and Provisions Trade as defined for the purpose of the application of the Trade Boards Acts.

Provided that notwithstanding anything contained in this Schedule the above Minimum Rates shall not apply to Clerks, Salesmen, Travellers, Engineers, Saleswomen, penters, Vanmen, Watchmen, Outside Messengers, Cleaners of Premises, Timekeepers, or to any other workers whose work stands in a relationship to the trade similar to that of the foregoing excluded classes.

PART V.

The above Minimum Rates of Wages are to 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.

Signed by Order of the Trade Board and in pursuance of an Order of the Minister of Labour confirming the Minimum Rates as varied by the Trade Board and set out above and specifying the 24th day of November, 1921, as the date from which they should become effective.

This twenty-third day of November, 1921.

F. Popplewell, Secretary.

Office of Trade Boards,

7-11, Old Bailey, London, E.C. 4.

The above Rates are Minimum Rates and do not prevent the payment of higher rates of wages.

Admiralty, 25th November, 1921.

The following decorations have been conferred by the President of the French Republic upon the undermentioned British Naval Officers in recognition of their services during the War:

His Majesty the KING has been graciously pleased to give unrestricted permission to the Officers concerned to wear the decorations in question.

LEGION OF HONOUR.

Officers.

Capt. Dennis A. H. Larking, C.M.G., R.N. Hon. Cdr. Sir E. Lionel Fletcher, C.B.E., R.N.R.

Admiralty, 19th November, 1921.

The seniority of the undermentioned officer has been adjusted as shown:

Lieut. Arthur V. Hemming. 1914.

R.N.V.R.

To be Sub-Lieuts.

Norman E. Morley, D.S.C. 11th Oct.

The following gentlemen have been granted hon. commissions in the Sea Cadet Corps:

Hon. Lieut.-Comdr. Augustus R. Eck. 4th Nov. 1921.

Hon. Lieuts.

John W. Bayley. William Watson. John M. Rodger.

4th Nov. 1921.

Hon. Sub.-Lieuts.-

Leonard P. C. Buckland.

Hugh B. Redmayne.

4th Nov. 1921.

Hon. Lieut. (s.c.) William C. Colclough to be Hon. Lieut.-Comdr. (s.c.).

4th: Nov. 1921.

Admiralty, 20th November, 1921.
Surgn. Comdr. Herbert H. Gill, M.B., placed on retd. list at own request, with rank of Surgn. Capt. 20th Nov. 1921.

Admiralty, 21st November, 1921.

Surgn. Lieut. Leslie S. Goss, O.B.E., to be Surgn. Lieut.-Comdr. 20th Nov. 1921.

Actg. Mate Bernard Joyce to be Mate. Dec. 1920.

Mate Bernard Joyce placed on retd. list. Nov. 1921.

Lieut.-Comdr. (emerg.) Sir Arthur T. Dawson, Bart., to be Comdr. (emerg.), in recognition of services rendered during war. 11th Nov. 1918.

Lieut. John O. P. Roach placed on retd. list. 26th Oct. 1921.

To be Probationary Surgn. Lieut. (D.)-Frank R. P. Williams, B.D.S. 21st Nov. 1921.

R.N.V.R.

Lieut.-Comdr. Samuel B. Froude, V.D., placed on retd. list at own request. 4th Oct. 1921.

Lieut.-Comdr. John R. Bell, V.D., placed on retd. list at own request. 10th Oct. 1921.

Admiralty, 22nd November, 1921.

Comdr. Engr. John R. Whittaker to be Engr. Lieut. 15th Nov. 1921.

R.N.R.

Lieut. Alfred J. Holland placed on Retired List at own request, with rank of Lieut.-Comdr. 12th Nov. 1921.

Lieutenancy of the County of Westmorland. The undersigned resigns his Commission as a Deputy Lieutenant for the County of Westmorland:

Alfred Charles Tufton, Esquire. Dated this 18th day of November, 1921.

> Air Ministry, 25th November, 1921.

ROYAL AIR FORCE

Group Capt. David Munro, C.I.E., M.B., F.R.C.S. (E.), is appointed Director of Medical Services, Air Ministry, vice Group Capt. (actg. Air Commodore) M. H. G. FELL, C.B., C.M.G., D.P.H., D.T.M. 26th Nov. 1921.

GENERAL DUTIES BRANCH.

The undermentioned are restored to the active list from half-pay. 26th Nov.

Flight Lt. Geoffrey Henry Hall, A.F.C. Flying Officer Sylvester Lindsay Quine, M.C.

MEMORANDA.

2nd Lt. (Hon. Lt.) Charles Austin Horn to be Lt. (O.). 7th June 1918.

The undermentioned Lts. relinquish their temporary commissions on ceasing to be employed, and are permitted to retain their ranks:

Peter Joseph Moloney. 15th May 1919.

(Since granted short service commission.)

Group Capt. (actg. Air Commodore) Matthew Henry Gregson Fell, C.B., C.M.G., D.P.H., D.T.M. (Lt.-Col., Bt. Col., R.A.M.C.), relinquishes his temporary commission on return to Army duty. 26th Nov. 1921.

ERRATUM.

Gazette of 15th Nov. 1921, page 9058. For Lt. Harold John Emyr Smith, Read 2nd Lt. Harold John Emys Smith.

> India Office, 15th November, 1921.

The KING has been pleased to approve the appointment of Alfred Edward Martineau, Esquire, Indian Civil Service, to be one of the Judges of the High Court of Judicature at Lahore, in the place of Mr. Justice Samuel Wilberforce, Indian Civil Service, who has retired.

> India Office, 17th November, 1921.

The KING has been pleased to approve the appointment of Benjamin Lindsay, Esquire, Indian Civil Service, to be one of the Judges of the High Court of Judicature at Allahabad, in the place of Sir George Edward Knox, I.S.O., Indian Civil Service, who has retired.

> India Office, 25th November, 1921.

The Secretary of State for India in Council has appointed Mr. P. E. G. Portch to super-intend the transfer of Lascars or other persons at Sunderland and to grant the certificate required under section 125 of the Merchant Shipping Act, 1894 (57 and 58 Vic., cap. 60).

The fee to be paid for every Lascar, or other

person, in respect of whom such certificate is applied for is limited to three shillings, and in no case is the total amount of fees in respect of one crew to exceed five pounds.

> India Office, 25th November, 1921.

The KING has approved the promotion of the following officers of the Ind. Army and Ind. Army Res. of Officers:-

INDIAN ARMY.

Captains to be Majors. 29th Aug. 1921.

J. B. Haines, H. N. Baker, M. R. W. Duberly, O.B.E.

Lieutenants to be Captains.

C. C. C. Lewis. 22nd Sept. 1919 V. L. Parker. 16th Aug. 1920. C. P. Lyons. 21st Aug. 1921. 22nd Sept. 1919.

E. H. Howe. 28th Aug. 1921.

Second Lieutenants to be Lieutenants.

L. M. H. Benn. 17th Dec. 1920.

A. F. Arnold. 29th Jan. 1921.

INDIAN ARMY RESERVE OF OFFICERS.

Temporary Lieutenants to be temporary Captains.

J. J. Booth. 22nd May 1921.

F. H. Etheridge. 9th Aug. 1921.

Second Lieutenant to be Lieutenant. C. W. Fowler. 24th Aug. 1919.

Note, I.A.—In Lon. Gaz. notifn., dated 4th Oct. 1921, regarding promotions to Capt., for "H. W. Bourne" read "W. H. Bourne."

Note, I.A.—Lon. Gaz. notifn., dated 10th May 1921, as far as it relates to the promotion of Kumar Shri Madhew Sinh to the rank of Lieut, is cancelled.

The KING has approved the grant or the relinquishment of actg. rank in the Ind. Army as shown below:

2nd Bn., 4th Rajputs.

Lieut. (actg. Capt.) J. Lambie, attd., relinquishes his actg. rank on ceasing to perform the duties of Adjt. 6th Aug. 1921. Lieut. B. J. M. R. Joyce, attd., to be actg.

Capt. (with pay and allces. as Lieut.) while performing the duties of Adjt. 7th Aug. 1921.

1st Bn., 19th Punjabis.

Maj. (actg. Lt.-Col.) D. E. Knollys, D.S.O., relinquishes his actg. rank on ceasing to comd. a Bn. 14th May 1921.

4th Bn., 39th Royal Garhwal Rifles. Lieut. G. Pawson, 1st Bn., 4th Gurkha Rifles, attd., to be actg. Capt. while performing the duties of Adjt. 26th Feb. 1921.

2nd Bn., 50th Kumaon Rifles.

Lieut. J. E. Draffen, attd., to be actg. Capt. while comdg. a Coy. From 6th May to 2nd July 1921.

Lieut. I. C. Cowper-Smith, attd., to be actg. Capt. while comdg. a Coy. From 6th May

to 2nd July 1921.
Lieut. C. F. Mills, attd., to be actg. Capt.
while performing the duties of Adjt. 6th May 1921.

Mechanical Transport.

Lieut. G. H. Mackrow, I.A.R.O., relinquishes the actg. rank of Capt. on ceasing to be employed as Workshops Officer, No. 3 M.T. Coy. 31st Aug. 1920.

The appointment of the undermentioned officer, who has been admitted on probation, to the Ind. Army, is confirmed, from the date specified:

Thomas Hughes, 15th Bn., Welsh R. 1st June

Note, I.A.—In Lon. Gaz. notifn., dated 21st Oct. 1921, regarding the admission of Kumar Shri Madhew Sinh to the Ind. Army, for "25th Oct. 1921" read "25th Oct. 1919."

The KING has approved the relinquishment of his probationary appointment to the Ind. Army by the undermentioned officer, with effect from the date specified:-

James MacDonald Cowie, 8th Bn., Black Watch. 8th July 1921.

The KING has approved the relinquishment of his temp. commn. in the Ind. Army by Lieut. W. J. Barron, and the grant to him of the temp. rank of Capt. with effect from 12th July 1921.

The KING has approved the relinquishment of their temp. commns. in the Ind. Army on completion of service by the undermentioned officers, with effect from 1st Sept. 1921, and the grant or the retention of rank as shown below:---

Lieutenants, and are granted the rank of Captain.

W. E. Waitt, G. Waight, S. N. Roberts, F. H. Cullingford, A. V. Danagher, A. McNab, W. Wearing, T. R. Trigg, W. J. Davies, H. E. Watts, A. S. Harrison, M. J. Taggart, J. Halstead, A. C. Roberts, J. H. S. Richardson, C. W. Ford, G. Price, H. Sage, R. G. Stokes, G. A. Pearce, T. R. Britton, J. E. Liniker, A. E. Fournier, M. H. Shaw, L. G. Waller, E. A. Hutton, L. P. Niblett, W. Taylor, G. E. Pinkerton, W. H. Bayley, G. F. Bray, V. Charles, G. D. Willer, C. F. Bray, V. Charles, G. D. Willer, G. G. W. H. Bayley, G. F. Bray, V. Charles, G. D. Willer, G. F. Bray, V. Cunningham, G. D. Wigner, S. C. Smith, K. G. Dart.

Second Lieutenants, and are granted the rank of Captain.

H. Greenwood, J. G. Maddison, E. L. Smart.

Lieutenants, and are permitted to retain the rank of Lieutenant.

A. J. Shepard, S. H. Buley, F. W. C. Elles, T. L. Brookes, F. A. Harman, P. C. Legg, S. H. Harmer, A. F. Murrell, E. H. Hallam, H. R. Down, D. Crozier, W. H. Saunders, F. Kind, A. J. Dance, S. Hughes, H. Woods, S. Wrigglesworth, W. E. Dover, J. Fishburn, A. C. H. Stillman, N. R. Cleaver, J. V. Higgs, C. E. Brett, A. J. Wonnacott, L. F. Rood, F. E. Ingram, E. J. Chapman, F. G. Wicks, A. J. Moore, G. M. Reber F. G. Wicks, A. J. Moore, G. M. Baker, G. Howitt, A. P. G. Stone, A. Brown, F. V. Houten, W. F. Bell, T. G. Warwick, H. H. Houten, W. F. Bell, T. G. Warwick, H. H. Rhodes, H. P. Dyson, M. H. Wood, S. J. Guppy, C. Rendell, L. L. Bunce, C. B. Lambden, C. E. Bowditch, E. F. Bugler, M.C., H. G. Leat, R. Hume, C. Page, P. W. R. Stephen, C. T. Ashton, H. J. Farley, G. H. Clack, W. E. Laver, F. N. Carter, A. E. Watson, G. H. Hasnip, W. L. Curley, H. F. Holbrook, F. M. Pugh, T. H. C. Brown, G. H. H. Carter, P. G. H. Gibson, A. A. Wright, C. E. Price, W. A. Collett, B. F. Fox, J. N. Smart, S. J. Haynes, C. Wood, A. Barr, F. B. Hargreaves, T. H. Dew, L. J. Parsons, E. A. Bellamy, J. P. Blackmore, F. J. Deane, C. W. Taylor, B. Dew, L. J. Parsons, E. A. Bellamy, J. P. Blackmore, F. J. Deane, C. W. Taylor, B. Burgess, M.M., W. H. Price, E. G. Mills, A. P. Mockridge, R. I. Jones, E. D. B. Legg, R. Fraser, J. Macmillan, A. C. Roberts, C. H. Jenkins, H. J. Bicker, T. J. Michael, F. B. Miller, E. C. Corbould, H. G. Rice, W. Cross, J. P. Raeburn, M. A. A. D'Arcy, T. F. Haymes, C. R. Musto, W. R. F. O'Conneil, G. E. Pole, C. W. Stark, L. C. D'Arcy, T. F. Haymes, C. R. Musto, W. R. F. O'Conneil, G. E. Pole, C. W. Stark, L. C. Upchurch, D.C.M., M. T. Deung, W. H. S. Philp, H. Pitchford, R. A. Collett, F. Strange, J. Newman, R. A. Butcher, J. S. Hawkes, L. O. Hillier, F. Loveland, H. R. Tilley, C. J. Cude, J. S. Lewis, W. A. Boyce, W. A. H. Muschamp, L. W. R. Jacob, H. W. Bird, W. H. Kent, L. L. Mooring, G. H. Turl, W. A. J. Strudwick, G. A. Innes, Turl, W. A. J. Strudwick, G. A. Innes, A. Weston, H. Whittington, J. W. Suther-land, E. B. G. Senior, W. H. Clarke, W. J.

Chilcott, W. G. Bailey, M.C., E. R. Brown, Chicott, W. G. Balley, M.C., E. R. Brown, W. G. Tarr, S. H. Lambie, C. B. Caminada, H. J. Cotton, T. R. Bassett, F. J. Gigg, A. C. Seeley, T. V. Francis, H. Steele, E. C. Adkins, J. H. A. Martin, L. H. Carter, E. W. G. Newlyn, G. L. Rackett, W. H. Libby, A. L. Julian, D. T. Taverner, A. Evans, S. Ellis, G. W. Pcole, W. A. Bloxsome, R. L. Nicholson, W. F. Wragg, G. Richerdson, H. K. Tutton, G. S. H. Cark. Richardson, H. K. Tutton, G. S. H. Clark, H. T. Green, A. E. Cleator, T. Ryan, C. V. Davenport, T. D. Foster, W. Stansfeld, J. F. Stone, G. S. Thomas, H. Raines, C. G. Bromley, W. G. West, A. O. Minshall, E. A. Ovenden, H. N. Forder, W. E. Barnett, D. A. Livingstone, W. Leyshon, P. E. C. Baily, K. Jeffreys, T. R. R. Howells, S. Smith, E. Ward, A. Williamson, R. B. Otter, G. H. Felton, J. McKinney, W. J. Otter, G. H. Felton, J. McKinney, W. J. Jeffreys, R. W. Morgan, W. F. Brown, H. Ingham, F. H. Watts, R. G. Miller, G. S. W. Wiffin, W. H. Smith, H. H. G. Fill, N. J. Rodd, J. H. Waddell, E. A. Sheppard, W. W. Lawrie, G. M. R. Sullivan, A. H. P. Holyoak, H. W. Clark, H. W. Jennings, F. J. H. King, H. E. Sabine, E. W. Wright, S. W. G. Denness, P. C. Coldbart, J. H. S. Mellis, R. F. Printer, L. R. ham, J. H. S. Mellis, R. F. Painter, L. R. Atkinson, A. H. Pibworth, S. W. Kerley, T. W. Carey, A. W. T. Squires, E. W. H. Connell, A. W. McNeish, F. J. Richardson, J. H. S. Terry, A. E. Robinson, S. G. Snatt, J. Walker, E. C. Durban, G. J. Newman, V. Knott, J. W. D. Nickalls, J. S. Lacey, F. Johnston, J. W. Casey, A. Clift, E. T. Lloyd, I. J. Burrough, H. W. Pope, J. Askew, E. Miles, E. C. Phillips, A. Stuart, J. G. Hoskin, A. E. Lake, C. A. Cooke, F. A. Adams, T. Webb, P. F. Murray, W. T. Dear, F. J. Brown, J. E. Hoggett, F. C. Robinson, P. H. Mace, C. Hoggett, F. C. Robinson, P. H. Mace, C. H. Pillar, E. J. Pillar, J. N. Garrett, T. H. Sterl, T. W. Lowe, H. T. Harry, N. A. Obourn, W. T. Soper, E. L. Wicks, A. G. Gurton-Hobbs, J. M. Evenden, R. C. H. Gwinnett, A. N. Sawford, J. S. Logan, E. Bibby, C. C. Pollard, M. W. Blanchford, C. H. Branson, S. H. Wooff, C. H. Woolsey, L. C. Bateman, W. H. White, C. E. Irving, M. C. Irving, C. A. Wells, W. Wheeler, E. J. Wibby, U. G. S. Stuart-Shepherd, A. W. Price, E. Livesey, A. W. B. Eden, H. G. A. Eden, P. R. Gould, G. E. Stannard, A. W. Quinton, E. D. F. Castle, V. C. Evans, A. J. Green, A. Daniels, F. R. Yare, J. Marden, M. J. O'Meara, J. T. Mount, J. M. O'Reilly, C. Lester, F. S. Simmons, W. Hays, B. H. Keogh, O. G. Badhams, J. Goodwin, T. H. Hall, P. W. Lynch, W. J. Hooper, R. A. Betteridge, Badhams, J. Goodwin, T. H. Hall, F. W. Lynch, W. J. Hooper, R. A. Betteridge, H. G. Strawbridge, J. A. Vincent, A. U. Williamson, R. W. Hedley, L. Morgan, E. E. Willie, F. J. Bishop, O. R. Nicholas, A. H. Mintey, C. F. Tidmarsh, M. J. O'Connor, C. Gilbert, J. Baily, F. S. Hutchings, G. G. Hopkinson, J. N. Peace, C. R. Roberts, F. W. Moody, W. A. Carti-Hutchings, G. G. Hopkinson, J. N. Peace, G. B. Roberts, F. W. Mcody, W. A. Cartwright, R. W. Richards, F. R. Hall, H. E. Tyndale, A. J. Williams, J. F. Egginton, T. H. Bickel, D. D. Mackey, A. C. Sparham, H. S. Hyder, E. H. D. Southgate, S. V. Jones, C. Brown, V. N. Green, W. Duckenfield, A. Ainscow, W. E. Bishop, W. Grover, C. A. Stock, P. J. Moore, G. Thorn, A. F. Bendall, R. G. Llewellyn, W. M. Manson, J. H. Magee, B. Brunger, H. Manson, J. H. Magee, B. Brunger, H.

B. Simpson, A. H. Donaldson, J. Pollitt, J. Salt, H. J. Watts, H. R. Wright, W. G. Loveless, A. Hunter, D. B. Gordon, C. Amos, P. Brooks, F. J. Spreadbrow, A. Gunn, R. Hogg, G. W. Gerrey, J. W. Pryor, Gunn, R. Hogg, G. W. Gerrey, J. W. Pryor, H. V. Trevett, A. G. Moss, A. Smith, W. H. McPherson, H. W. M. Stott, G. D. Drever, E. P. Thorne, H. Wright, H. G. Symons, H. P. Bishop, A. J. Lonsdale, F. F. Guest, W. G. Ward, H. Bedford, C. A. Holloway, D. Bitton, I. T. Plant, W. G. Dawson, R. J. Brierley, A. E. G. Searl, H. Clapperton, H. G. Runnalls, E. W. G. Coombs, R. E. Calling C. F. Nichelas, C. H. Wart, A. H. Collins, C. F. Nicholas, C. H. Warr, A. H. M. Edwards, A. G. Rayner, A. E. Cockeran, B. N. Cull, A. E. Boughton, F. G. Newham, R. P. M. Peacock, N. White, J. H. King, M. B. Pickering, J. Longthorn, F. A. Thirsk, G. A. Russell, E. J. Adams, P. Ricketts, A. J. Sawyer, A. G. Langdon, J. McGuire, W. E. Plater, R. A. G. Evans, C. Condente H. B. Williams, P. R. Condente H. Co McGuire, W. E. Plater, R. A. G. Evans, J. T. Crowley, H. P. Webb, E. L. Bridgwater, F. L. Ccoper, H. V. F. Pickford, F. A. Goodwin, W. C. Newman, P. Lyle, H. E. Howard, A. Lindsay, H. Kirkman, W. E. Orris, A. Barrow, F. W. Redfran, E. Steel, D. F. S. Fraser, P. V. Stannard, R. Irving, W. H. Hilton, A. L. Mendoza, S. B. Bennett, J. Dalzell, W. L. Francis, D. MacPhail, A. J. Lord, F. E. Perrin, C. F. Everett, C. A. Sampson, A. Shackell, J. H. Stiles, H. A. Harden, F. L. Hawkins, F. H. J. Brown, H. Crabtree, H. Rainford. F. H. J. Brown, H. Crabtree, H. Rainford, A. J. Bennett, W. C. Hurley, J. W. S. Bailey, A. H. Haynes, E. A. Webb, T. G. Sharp, A. S. Francis, A. J. Thwaites, L. N. Sharp, A. S. Francis, A. J. Thwaites, L. N. Hayter, J. Fielding, A. Brown, J. W. Miles, A. R. Poole, R. P. Rose, F. L. Treasure, J. Fewery, F. H. Curthoys, R. J. Davies, C. Rope, S. B. Blake, H. S. J. Perry, W. F. Vanston-Rumney, A. Pentland, S. E. L. Freegard, W. H. Jones, A. Parry, A. T. Scrivens, A. Roberts, J. A. Fairhurst, L. H. Corke, L. J. Bicker, A. R. Grant, C. Henderson, R. Guest, M. A. Ford, W. A. Tumber, F. B. Jeffrey, C. C. Talbot, J. Graves, L. French, P. C. Upson, H. J. Lewis, H. S. Dearnley, D. Mylon, J. B. Davies, H. Levinson, W. H. I. Gill, W. Andrews, N. E. Bell, C. H. Brinkler, H. E. Bryson, H. E. Stallard, A. Provan, P. Andrews, N. E. Bell, C. H. Brinkler, H. E. Bryson, H. E. Stallard, A. Provan, P. Atherton, F. J. Hume, A. J. Butcher, W. Batley, J. L. Alexander, H. Barker, J. C. Dawson, C. J. Sheilds, J. Entwistle, C. V. Swain, H. Blackburn, A. Brich, C. W. Bentley, A. M. Worth, D. L. Strellett, H. Richards, T. H. Dean, J. F. S. Smith, F. H. Reeves, E. A. Maofarlane, C. Thatcher, B. J. Murray, W. A. Close, F. Suttleworth, R. S. Ostler, A. S. Abbott, V. L. Argyle, G. H. Dobson, M.B.E., W. R. James, W. Taylor, E. C. Freeman, F. R. Handy, P. S. Mullarkey, W. G. Spencer, G. W. Walton, L. W. S. Middleweek, T. P. Jones, R. R. Mitchell, A. T. Hore, E. Dumper, D. Turnbull, V. A. Baker, R. W. Wyatt, F. W. Fellingham, T. H. Saunders, G. E. Roughton, B. Prebble, S. S. T. Pratt, G. E. Roughton, B. Prebble, S. S. T. Pratt, C. J. Borthwick, B. Watts, G. L. Thomson, W. O. Bennion, H. Green, J. M. Couper, W. Slocombe, E. L. Perry, G. J. Loveless, A. C. George, W. H. Kitchen, F. C. H. Dennett, E. S. De Beer, W. J. Little, R. A. L. Muspratt, R. T. J. Anscombe, G. P. C. Holden, S. E. Urwin, C. E. Barnett, I. A. O'Donnell, J. S. Mason, C. F. Boniface,

A. F. Medley, C. V. Strangeman, W. H. Wall, A. L. Opie, T. J. Nankervis, H. Hedger, L. V. Morley, E. C. Payne, C. H. Ward, A. W. Hoare, C. W. Thurston, J. T. Wilson, C. V. Bethell, F. C. V. Swanborough, P. A. Tegettmeier, F. J. Bonner, S. D. Cross, A. A. Stephen, E. R. Pook, C. J. Wyatt, A. E. Barraclough, A. R. Kent, A. P. Massey, L. W. Fullerton, C. A. Walter, C. Partridge, W. Thomson, J. S. Russell, F. S. Fairclough, A. Evans, W. E. R. Jones, A. A. McManus, A. G. L. Harding, C. Gayton, H. W. Vanstone, J. H. Winter, V. R. J. Nightingale, W. C. Hollamby, N. Greenwood, W. H. Shaw, H. Ludlow, D. Wellings, J. Clemo, L. Bnyant, E. Irwin-Carter, W. J. Barron, A. Chater, J. Withnell, S. W. Noakes, H. Hubbard, J. W. Bibby, W. W. Meates, G. K. Anderson, F. Barrett, T. Collishaw.

Second Lieutenants, and are permitted to retain the rank of Second Lieutenant.

F. J. Bradshaw, C. A. W. Rawlinson, H. Lambert, D. E. Dicker, A. J. Coleman, G. D. E. Douglas, A. E. C. Barnes, D. Nichols, A. W. C. Brown, W. Hart, J. Gillespie, L. Chidley, L. B. Cory-Smith, J. E. Etchells, G. E. Burscough, W. A. Whitaker, N. A. Scorgie, W. S. B. Bell, W. Carndell, W. V. Langley, A. A. Brewer, E. T. Cordwell, H. B. Noble, C. J. S. Martin, W. M. Butler, A. Pelmear, F. J. Choake, F. S. Sudlow, A. J. Carter, E. D. Jecks, J. A. Spivey, W. Wilson, G. T. Hurst, R. G. Scriven, T. Graham, C. A. Lawton, P. S. Coath, C. R. Bennett, J. Thomson, J. Martin, R. W. Rice, J. E. L. Talbot, H. Harrison, G. Steel, W. Rudduck, H. C. Lewis, A. E. Mills, H. C. Coleman, A. E. Watts, H. C. G. Hogg, G. S. Watts.

Second Lieutenants.

C. West, A. H. T. Flawn, J. Bowen, J. Collins, V. P. J. Clark, G. R. Davis.

The KING has approved the relinquishment of their temp. commns. by the undermentioned officers with effect from the dates specified and the grant of rank as shown below:—

Indian Medical Service.

Captains.

Ramchandra Subbarama Iyer. 27th May 1921.

Ben Philip Athaide. 20th Aug. 1921. Vatackal Thomas Ninan. 21st Aug. 1921. Ratish Chandra Banerji. 25th Aug. 1921. Annanda Prasad Sinha. 27th Aug. 1921. Divi Das Kapur. 5th Sept. 1921. Phanindra Krishna Gupta. 9th Sept. 1921.

Captains, and are permitted to retain the rank of Capt.

Henry Saumarez Hensman. 11th July 1921. Kali Krishna Sirker. 12th Aug. 1921. Narayan Waman Modak. 1st Sept. 1921.

The undermentioned having relinquished their temp. commns. with effect from the dates specified are permitted to retain the rank of Capt.:—

Sorab Dinshawii Anklesaria. 26th May 1921. Sadasheo Gopal Paonaskar. 5th July 1921.

 ${\bf INDIAN\ \overline{A}RMY\ RESERVE\ OF\ OFFICERS.}$

Maj. W. P. Marketis. 12th Aug. 1921. Capt. W. H. Morris. 20th Nov. 1921. Lieut. S. S. Banks. 10th Aug. 1921. Lieut. A. C. Vick. 23rd Aug. 1921. Sec. Lieut. M. M. McCallum. 19th Nov. 1921.

Note, I.A.R.O.—Lon. Gaz. notifus., dated 26th Aug. and 2nd Sept. 1921, regarding the relinquishment of their temp. commus. by Capts. R. E. MacMahon and M. S. Jameson, being duplications of previous notifications, are cancelled.

INDIAN DEFENCE FORCE. 30th Sept. 1920.

5th Lucknow Group Garrison Artillery. Capt. T. Rowland-Hill.

9th Mussoorie Bn.

Capt. F. T. Jones.

Lieutenants— W. T. McLaren, E. F. Warne.

Second Lieutenants— H. H. Gibbs, W. E. Weldon.

Note.—I.D.F.: In Lon. Gaz. notifn., dated 12th Aug. 1921, regarding relinquishment of their commns. by certain officers, for "Maj. H. G. Ogden" read "Lt.-Col. H. G. Ogden."

The KENG has approved the resignation of the following officers with effect from the dates specified and the grant of rank as shown below:—

INDIAN ARMY RESERVE OF OFFICERS.

Captains:—

K. Hewlett, O.B.E., and is granted the rank of Maj. 2nd Sept. 1921.

A. C. Austin, and is permitted to retain the rank of Capt. 4th Sept. 1921.

Lieutenants:--

H. C. Field. 29th Oct. 1921.

A. S. Hamilton, M.M. 10th Nov. 1921.

Note.—I.A.R.O.: In Lon. Gaz. notifn., dated 2nd Sept. 1921, regarding the resignation of certain officers, for "G. S. I. MacGregor" read "J. S. I. MacGregor."

The KING has approved the transfer of Lieut. A. McLarty, Ind. Army Res. of Officers, to the temp. non-effective list, with effect from 7th Jan. 1921.

Note.—I.A.: In Lon. Gaz. notifn., dated 15th Nov. 1921, regarding the transfer to the temp. non-effective list of Maj. R. H. Skinner, for "12th Sept. 1921," read "12th Sept. 1920."

The KLNG has approved the retirement of the following officers, with effect from the dates specified:—

Col. R. O'B. Taylor, and is granted the honrank of Brig.-Gen. 1st Aug. 1921.

Col. A. E. Aitken, and is granted the hon. rank of Brig.-Gen. 26th May 1918.

Lt.-Col. J. W. H. Lyon. 14th Oct. 1921.
Lt.-Col. J. G. Greig, C.I.E. 20th Nov. 1921.
Lt.-Col. E. G. D. De Labilliere. 23rd Nov. 1921.

Maj. A. T. Sheringham, D.S.O. 10th Sept.

Maj. E. F. Ross. 22nd Nov. 1921.

Maj. F. R. Farquhar, M.C. 23rd Nov. 1921.

INDUAN MEDICAL SERVICE.

Maj. F. H. Stewart, M.B. 20th Sept. 1921. Capt. Sureswar Sarkar, on account of ill-health. 15th June 1921.

INDIAN ARMY RESERVE OF OFFICERS.

Lieut. O. E. S. Power, on account of illhealth. 1st Nov. 1921.

Note.—I.A.: The retirement of Col. E. J. M. Wood, D.S.O., and the grant to him of the hon. rank of Brig.-Gen., are antedated from 1st July, 1920 (as notified in the Lon. Gaz. dated 20th July 1920) to 25th Feb. 1920. Note.—I.A.: Lon. Gaz. notifns., dated 21st

Oct. and 18th Nov. 1921, regarding the retirement of Lt.-Col. R. O'B. Taylor, are cancelled.

Nore. - I.M.S.: The retirement of Maj.-Gen. P. Hehir, C.B., C.M.G., C.I.E., M.D., F.R.C.S.Edin., is postdated from 8th Dec. 1919 (as notified in the Lon. Gaz. dated 10th Feb. 1920) to 9th Dec. 1919.

ORDER OF THE MINISTER OF AGRICULTURE AND FISHERIES.

(DATED 24TH NOVEMBER 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

- 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 county borough of Reading, 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 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 speci-fied 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.



In witness whereof the Official Seal of the Minister of Agriculture and Fisheries is hereunto affixed this twenty-fourth day of November, nineteen hundred and twentyone.

> S. Stockman, Authorised by the Minister.

SCHEDULE.

Sale of Pedigree Berkshire Pigs, to be held by Messrs. Thimbleby and Shorland, at Reading Cattle Market Hall, in the county borough of Reading, on the twenty-ninth day of November, nineteen hundred and twenty-

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 24TH NOVEMBER 1921.)

KENT (SEVENOAKS DISTRICT) (FOOT-AND-MOUTH DISEASE) ORDER OF 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

1. Parts I. and IV. of the Foot-and-Mouth Disease (Control of Movement) Order of 1920, hereinafter referred to as "the Principal Order," are hereby applied to the district described in the Schedule hereto, which shall be a Scheduled District for the purposes of that Order.

Movement within the Scheduled District.

- 2. (1) Where an Inspector of the Ministry considers it necessary or expedient after enquiry that an animal in the Scheduled District should be permitted to be moved within the Scheduled District as often as occasion may require between different parts of the same farm, he may-notwithstanding any prohibition of movement contained in the Principal Order-authorize such movement by an Occupation Licence, and the Inspector may insert in the licence such conditions as he may consider necessary or desirable for the purpose of preventing the animals referred to in the licence from coming into contact with any other animals.
- (2) If, in respect of any animal, the conditions of a licence granted under this Article are not complied with, the owner of the animal and the person for the time being in charge thereof shall, each according to and in respect of his own acts and defaults, be deemed guilty of an offence against the Act of 1894.

3. This Order may be cited as the Kent DISTRICT) (FOOT-AND-MOUTH (SEVENOAKS DISEASE) ORDER OF 1921.

In witness whereof the Official Seal of the Minister of Agriculture and

L. S.

Fisheries is hereunto affixed this twenty-fourth day of November, nineteen hundred and twenty-

S. Stockman, Authorised by the Minister.

SCHEDULE.

Scheduled District.

A district comprising:

In the administrative county of Kent.

The boroughs of Bromley, Maidstone and Tunbridge Wells, the petty sessional divisions of Bromley, Tunbridge Wells (including its detached part), Dartford, Malling, Tonbridge and Sevenoaks (including its detached parts) and the parishes of Horsmonden, Marden, Boughton Monchelsea, Linton, Loose, East Farleigh, East Barming, West Barming, Wouldham, Halling, Luddesdown, Meopham, Cuxton, Cobham, Nurstead, Ifield and North-

In the administrative county of East Sussex. The petty sessional divisions of East Grinstead (except the parishes of Worth and West Hoathly) and Frant (except the parish of Mayfield), and

In the administrative county of Surrey.

The petty sessional division of Godstone and the parishes of Addington and Sanderstead.

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

DISEASES OF ANIMALS ACTS, 1894 то 1914.

MINISTRY OF AGRICULTURE AND FISHERIES.

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

Date.	Subject.				
1921. 21st November	Premises in the occupation of Messrs. H. and S. Pitt, of Mordiford, Herefordshire.				

Copies of this Order may be obtained at' 4, Whitehall Place, London, S.W. 1.

MINISTRY OF AGRICULTURE AND FISHERIES.

LIAND DRIAINIAGE ACTS, 1861 and 1918. GREENOAK DRAINAGE DISTRICT.

Notice is hereby given that the Minister of Agriculture and Fisheries has prepared a draft Order under the Land Drainage Act, constituting certain lands in the townships of Eastrington, Bellasize, Gilberdyke, Portington and Cavil, which are drained by the Greenoak Goit or drains connected therewith in the East Riding of Yorkshire, a separate Drainage Dis-

triot for the purposes of Part II. of the Land Drainage Act, 1861.

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 Mr. W. B. Howdle, Solicitor, Howden, 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

> A. T. A. Dobson, Assistant Secretary.

Ministry of Agriculture and Fisheries, 10, Whitehall Place, London, S.W. 1. 25th November, 1921.

ORDER OF THE REGISTRAR-GENERIAL IN ENGLIAND.

(Dated 23rd November, 1921.)

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

- 1. And whereas it is expedient (1) in order that the Registration Districts of Hatfield and Hertford may be made co-extensive with the Unions of the same names, as altered by Ministry of Health Orders Nos. 67266 and 67308, which took effect on the 1st October last, that the part of Welwyn Garden City parish, which prior to that date formed part of Tewin parish, should be transferred from Hertford subdistrict of Hertford Registration District to Hatfield Sub-district of Hatfield Registration District, and (2) that the parts of Welwyn Garden City parish, which prior to the same date formed parts of Digswell and Welwyn parishes, should be transferred from Welwyn Sub-district of Hatfield Registration District to Hatfield Sub-district of that Registration District:
- 2. Now, therefore, I, Sylvanus Percival Vivian, Registrar-General of Births, Deaths, and Marriages in England, in exercise of the powers given me by the first-mentioned Act, and with the sanction of the Minister of Health, do hereby order and declare that the foregoing alteration shall take effect accord-

ingly.
3. This Order shall come into operation on the first day of December, nineteen hundred and twenty-one.

Witness my hand this 23rd day of November, nineteen hundred and twenty-one.

> S. P. Vivian, Registrar-General.

General Register Officer, Somerset House, London.

ORDER OF THE REGISTRIAR-GENERIAL IN ENGLAND.

(Dated 23rd November, 1921.) Whereas by the 21st Section of the Births and Deaths Registration Act, 1874, and Section 3 of the Ministry of Health Act, 1919, it is enacted that the Registrar-General, with the sanction of the Minister of Health, may from time to time alter Registration Sub-districts:—

1. And whereas it is expedient that Brampton and Walton Sub-districts of Brampton Registration District should be united under

the name of Brampton Sub-district;

2. Now, therefore, I, Sylvanus Percival Vivian, Registrar-General of Births, Deaths, and Marriages in England, in exercise of the powers given me by the first-mentioned Act, and with the sanction of the Minister of Health, do hereby order and declare that the foregoing alteration shall take effect accordingly.

ingly.
3. This Order shall come into operation on the First day of December, nineteen hundred

and twenty-one.

Witness my hand this 23rd day of November, nineteen hundred and twenty-one.

> S. P. Vivian, Registrar-General.

General Register Office, Somerset House, London.

The corrections indicated below are made in the Instruments sealed by the Ecclesiastical Commissioners for England, which were published in the London Gazette dated the 28th October, 1921:—

Page 8501, column 5 of schedule, line 3 (Bridgwater Holy Trinity V), for "1921" read "1920."

Page 8504, column 4, line 16 (Cubbington V), for "50" read "56."

Page 8504, column 5, line 28 (Benfieldside V), for "1 May 1920" read "23rd October 1920."

Page 8505, column 5, line 19 (Lower Brixham V), for "1921" read "1920."

Page 8510, column 4, line 9 (Akeley R), for "38" read "33."

Page 8531, column 4, line 20 (Abington in the Clay R), for "1920" read "1921."

Page 8555, column 3, line 7 (Cheetham, St. Mark R), for "45" read "43."

Page 8555, column 3, line 36 (Greenheys, St. Clement), "7" is deleted.

WE, the Ecclesiastical Commissioners for England, acting in pursuance of the Act of the twenty-ninth and thirtieth years of Her late Majesty Queen Victoria, chapter one hundred and eleven, Section five, do hereby, subject as hereinafter mentioned, grant and convey to the Incumbent of the Vicarage of Glynde, in the county of Sussex, and in the Diocese of Chichester, and to his successors, Incumbents of the same Vicarage, all and singular the yearly rectorial tithe commutation rentcharges which are particularly described in the Schedule hereunto annexed, and now vested in us: To have and to hold the said yearly rectorial tithe commutation rentcharges to the use of the said Incumbent and his successors for ever. Provided always that the said yearly rectorial tithe commutation rentcharges expressed to be hereby granted and conveyed shall be, and be taken to be, in lieu of and in full substitution for a portion, namely, ninety pounds, of the yearly sum of one hundred and four pounds heretofore payable by us, the said Ecclesiastical Commissioners to the Incumbent for the time being of the said Vicarage of Glynde, under the authority of an Instrument sealed by us on the eighth day of June, in the year one thousand eight hundred and eighty-two, and published in the London Gazette on the sixteenth day of the same month and year, to which substitution the Reverend William Edward Dalton, Clerk in Holy Orders, the present Incumbent of the said Vicarage, is consenting, and in token of such consent has signed this Instrument. And provided always that the said yearly rectorial tithe commutation rentcharges expressed to be hereby granted and conveyed as aforesaid, shall be, and be held to be charged and chargeable at all times for ever hereafter in exoneration of all other property whatsoever belonging, or which formerly belonged, to the Dean and Chapter of Windsor, or to us the said Ecclesiastical Commissioners with the liability to repair and maintain the chancel of the church of the parish of Glynde, and provided always, that the Incumbent for the time being of the said Vicarage shall be entitled to receive from us, or on our account, the net amount of the profits, and proceeds of the said yearly rectorial tithe commutation rentcharges for and in respect of the period intervening between the first day of October, in the year one thousand nine hundred and twenty-one, and the date of the publication of these presents in the London Gazette.

In witness whereof we have hereunto set our Common Seal this seventeenth day of November, in the year one thousand nine hundred and twenty-one.

W. E. Dalton,

Signature of Incumbent.

SCHEDULE.

Landowners.	Occupiers.		Total Quantities.			Total Rent Charge Payable to Appropriators.		
Ellman, Frederick Inskip, George Langham, Sir James Henry { Bart. Trevor, Honourable Henry { Otway	Himself John Hillman John Ellman, Esq. William Biskett	A 2 1 54 127 997 5	R. 2 2 3 3 3 2 3	P. 4 1 24 25 30	£ 1 20 116 1 140	s. - 15 - - 1 4	d. - - - - -	

RURAL DISTRICT COUNCIL OF SOUTH WESTMORILAND.

PUBLIC HEALTH ACTS AMENDMENT ACT, 1907.

Y an Order dated the 27th day of October, 1921, the Minister of Health has declared that, on and after the 12th day of December, 1921, Part V. of the Public Health Acts Amendment Act, 1907, shall be in force in the Rural District of South Wastmerland in the Rural District of South Westmorland subject, as regards Section 75, to the condition specified in the Order.

A copy of the Order may be inspected at the Office of the Clerk to the Council, 12, Lowther Street, Kendal, between the hours of 10 a.m.

and 4 p.m.

EDWARD MOSER,

Clerk to the Council.

YEOVIL ELECTRIC LIGHTING ORDER, .. 1914.

SPECIAL ACTS (EXTENSION OF TIME) ACT, 1915.

P virtue and in exercise of the powers conferred on him by the Special Acts (Extension of Time) Act, 1915, the Minister of Transport hereby extends for one year from the 8th July, 1921, the period of two years and eighteen months respectively mentioned in Section 21 of the Schedule to the Electric Lighting (Clauses) Act, 1899, as incorporated with the Yeovil Electric Lighting Order, 1914 (Mains, etc., to be laid down in streets specified in Special Order and in remainder of area of supply).

Dated this 16th day of November, 1921.

J. R. Brooke,

201

Assistant Secretary.

SPECIAL ACTS (EXTENSION OF TIME) ACT, 1915.

NEWTON ABBOT ELECTRIC LIGHTING ORDER, 1899.

PY virtue and in exercise of the powers con-ferred on him by the Special Acts (Exferred on him by the Special Acts (Extension of Time) Act, 1915, the Minister of Transport hereby extends to two years the period of twelve months referred to in Section 58, sub-section 1, of the Order, in respect of its application to the period of twenty-one years after the commencement of the Order within which the Newton Abbot Urban District Council, the Local Authority under the Order, may require the Undertakers to sell to them the undertaking authorized by the Order.

Dated this 15th day of November, 1921.

J. R. Brooke,

Assistant Secretary.

THE BURNHAM (SOMERSET) GAS (CHARGES) ORDER, 1921.

HE Burnham Gas Company Limited, in accordance with the provisions of the above Order, hereby give notice that the calorific value of the gas which they intend to supply is 450 British Thermal Units per cubic foot, and that the date from which they will supply gas at this calorific value is the 31st day of December, 1921.

Signed on behalf of the Burnham Gas Company Limited.

Frederic J. Cox,

Secretary.

Burnham-on-Sea, November 22nd, 1921.

GAS REGULATION ACT, 1920.

Notice of Application by the Wimborne Minster Gas and Coal Company Limited for an Order under Section 1 of the Gas Regulation Act, 1920.

OTICE is hereby given, that the Wimborne Minster Gas and Coal Company Limited (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 4 shillings and 1 penny per 1,000 cubic feet, and the price which the Undertakers takers have asked the Board of Trade to substitute for this price, in accordance with paragraph (b) above is 1 shilling and 4 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 address below at any time during office

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 16th day of December, 1921.

A copy of such representations must at the same time be sent to the undersigned.

Dated this 23rd day of December, 1921.

C. E. BARNES,

Secretary.

168 Gas Offices, Wimborne.

Nc. 32529.

GAS REGULATION ACT, 1920.

Notice of Application by the Warminster Gas and Coke Company, Limited, for an Order under Section 1 of the Gas Regulation Act, 1920.

OTICE is hereby given, that the Warminster Gas and Coke Company, Limited, Warminster, Wilts (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 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 sixpence 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

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 20th day of December, 1921.

A copy of such representations must at the same time be sent to the undersigned.

Dated this 22nd day of November, 1921.

A. F. Long,

Secretary.

17, High Street, Warminster, Wilts.

GAS REGULATION ACT, 1920.

THE SOUTH SHIELDS GAS COMPANY.

OTICE is hereby given, pursuant to the South Shields Gas (Charges) Order, 1921, that as from the 1st day of December, 1921 (such date being "the declared date" for the purposes of the said Order), the South Shields Gas Company intend to supply gas of the calcrific value of 475 British Thermal Units gross per cubic foot (such calorific value being "the declared calorific value" for the purposes of the said Order).

Dated this 23rd day of November, 1921.

A. PICKERING,

Secretary.

WATER UNDERTAKINGS (MODIFICA-TION OF CHARGES) ACT, 1921.

OTICE is hereby given, that the Up-holland Urban District Council have made application to the Minister of Health under the above Act for an Order modifying the Agreement existing between themselves and the Wigan Rural District Council dated the 19th August, 1898, for the supply of water to the contributory Parish of Wrightington, so as to enable them to make charges for water supply for trade and domestic purposes within the limits covered by the said Agreement as per the following scale:-

1st 3,000 gallons per day at the rate of 2s. per 1,000 gallons.

2nd 2,000 gallons per day at the rate of 1s. 9d. per 1,000 gallons.

Any supplies in excess of 5,000 gallons in each day at the rate of 1s. 6d. per 1,000 gallons.

A copy of the application and of all documents submitted to the Minister in connection therewith may be inspected and extracts made free of charge at the Council Offices, Upholland, on week days between the hours of 10 a.m. to 12 a.m. and 2 p.m. to 4 p.m., and on Saturdays between 10 to 12 noon.

Any person desiring to make representation or objection with reference to the application may do so by letter addressed to the Secretary, Ministry of Health, Whitehall, London, S.W. 1, not later than the 31st December,

A copy of such representation or objection must be sent at the same time to the undersigned.

ARCHIE HUNT,

Clerk to the Council.

Council Offices, Upholland. November 23rd, 1921.

BY DIRECTION OF THE RAILWAY AMALGAMATION TRIBUNAL.

THE RAILWAYS ACT, 1921.

FIRST SCHEME OF ALLOCATION.

OTICE is hereby given, that a Scheme has been prepared and will shortly be submitted to the Railway Amalgamation Tribunal for the allocation of the sum of £24,500,000 referred to in Section 12 (1) (a) of the Railways Act, 1921, amongst the Companies entitled to participate therein.

The Scheme will reserve in suspense a portion of the said sum in respect of claims affected by certain matters of dubiety until those matters can be investigated and determined by the Railway Amalgamation Tribunal or settled by agreement of the Companies affected. It is not proposed to deal with these matters at this stage.

Any objection to the said Scheme must be intimated to one of the undersigned in writing specifying the grounds of objection on or before Thursday, the 8th December next.

Printed copies of the Scheme will be deposited at the Office of the Railway Companies' Association, 53, Parliament Street, Westminster, and at the office of the Association of Smaller Railway Companies, 27, Abingdon Street, Westminster, where they can be inspected during business hours.

This notice is issued by direction of the Railway Amalgamation Tribunal. W. BISHOP,
THOMAS MEARES,
A. G. HUBBARD,
H. L. THORNHILL,
DIXON H. DAVIES,
JAMES WATSON,

Solicitors to the Railway Companies' Association.

H. A. Sanders, Solicitor to the Association of Smaller Railway Companies.

Dated this 24th day of November, 1921.

THE GREAT INDIAN PENINSULA RAILWAY COMPANY.

OTICE.—In accordance with the provisions of the Great Indian Peninsula Railway Purchase Act, 1900, it is hereby notified that a total sum of £8,403,088 0s. 2d. is now invested for the purpose of providing a Sinking Fund in respect of the Annuities, Class B, as under:—

Nominal Amount and Description of Investments.	Total Cost of Investments.		
£2,209.595 War Stock, 5 per cent. (1929-1947) £100,000 War Stock, 3½ per cent. (1925-1928) £220,580 Funding Loan, 4 per cent. (1960-1990) £21,800 National War Bonds, 5 per cent. (Repayable 1st February, 1929, at 105 per cent.) £150,000 Guaranteed 2½ per cent. (Irish Land) Stock £40,000 Transvaal Government 3 per cent. Registered Stock £50,000 Canada (Dominion of) 3½ per cent. Registered Stock £94,000 Local Loans 3 per cent. Stock £211,400 India 3 per cent. Stock £50,000 Middlesex County 3 per cent. Stock (1915-1935) £15,000 Surrey County 3 per cent. Stock (1915-1935) £15,000 Surrey County 3 per cent. Stock (1922-1932) £20,000 Liverpool Corporation 3 per cent. Stock (1929-1939) £250,000 Metropolitan Water 5½ per cent. "C" Stock (1929-1939) £250,000 East Indian Railway New 3 per cent. Debenture Stock £2,000 East Indian Railway Annuity, Class C £200,003 Great Indian Peninsula Railway 4 per cent. Irredeemable Debenture Stock £50,000 Great Indian Peninsula Railway 4 per cent. Irredeemable Debenture Stock £50,000 Great Indian Peninsula Railway 4 per cent. Irredeemable Debenture Stock £50,000 Burma Railways 3 per cent. Debenture Stock, Guaranteed £5,000 Assam Bengal Railway 3 per cent. Capital Stock, Guaranteed £5,000 Assam Bengal Railway 4 per cent. Registered Debenture Stock £17,000 Madras and Southern Mahratta Railway 4 per cent. Debenture Stock £30,000 South Indian Railway 4 per cent. Registered Debenture Stock £30,000 Great Northern Railway 4 per cent. Debenture Stock £30,000 Great Northern Railway 3 per cent. Debenture Stock £248,800 Midland Railway 2½ per cent. Debenture Stock £248,800 Midland Railway 2½ per cent. Debenture Stock £248,800 Midland Railway 2½ per cent. Debenture Stock £250,000 London and South Western Railway 3 per cent. Debenture Stock £30,000 Creat Western Railway 4 per cent. Debenture Stock £30,000 London and North Western Railway 3 per cent. Debenture Stock £30,000 London and North Western Railway 3 per cent. Perpetual Debenture	£ s. d. 2,086,724 18 8 94,563 10 0 220,816 3 9 21,800 0 0 131,406 4 7 38,978 17 0 50,000 1 0 82,621 18 0 194,042 10 4 47,312 12 0 14,700 1 0 19,425 1 0 91,439 10 0 238,394 14 4 51,637 13 6 3,987,745 12 11 39,164 1 0 13,635 1 0 96,775 7 0 4,698 11 0 96,480 3 6 16,786 16 6 29,119 1 5 28,228 19 0 56,625 10 6 114,123 7 0 201,799 7 8 85,827 13 6 127,299 5 6 89,649 0 6 31,266 7 0		
	£8,403,088 0 2		

By Order of the Annuity Trustees,

R. H. WALPOLE, Secretary.

^{48,} Copthall Avenue, London, E.C. 2, 23rd November, 1921.

In Parliament.—Session 1922.

NORTH METROPOLITAN ELECTRIC POWER SUPPLY.

(Revision and Alteration of Prices and Methods of Charge under Acts and Orders of or carried on by North Metropolitan Electric Power Supply Company and North Metropolitan Electrical Power Distribution Company Limited, and Provisions with reference thereto; New Prices and Methods of Charge; Increase, Alteration, &c., of existing Prices, &c.; Amendment, Revocation, &c., of Deeds of Transfer and Agreements; Separate Metering of Lighting Supplies; Transfer of Undertakings and Orders of said Distribution Company to said Power Company and dissolution of said Distribution Company and Provisions with reference thereto; Increased Borrowing Powers, &c., Short-dated and Temporary Borrowing, Redeemable Securities and other Financial Provisions; Accounts; Bulk Supplies from Metropolitan Railway Company and London and North Western Railway Company and Repeal of existing Limitations; Reconnecting Supplies; Profit-sharing Schemes, &c.; Administrative Provisions; Incorporation, Repeal, Amendment, Modification of Acts, Orders, &c.)

PPLICATION is intended to be made to Parliament in the ensuing Session by or on behalf of the North Metropolitan Electric Power Supply Company (in this Notice referred to as "the Company") for leave to bring in a Bill for all or some of the following

purposes (that is to say): -

1. To make provision for and with respect to the revision and alteration from time to time of the prices and methods of charge and the substitution of new prices and methods of charge for electrical energy supplied by the Company and by the North Metropolitan Electrical Power Distribution Company Limited (in this Notice referred to as "the Distribution Company "), whether under any Act or Order now relating to or carried on by the Company or the Distribution Company or hereafter to be granted or transferred to or carried on by either of them, and for those purposes to repeal, revoke or amend all or any provisions of or incorporated with any of the Acts and Orders hereafter mentioned, and to repeal or exclude or modify the application to any such Act or Order as aforesaid of any provisions relating to prices or methods of charge or the revision thereof contained in the Electricity (Supply) Acts, 1882 to 1919, or the Electric Lighting (Clauses) Act, 1899, and to repeal, revoke or amend all or some of the provisions of any deed transferring the undertakings authorized by any of the Orders hereafter mention to the Company or the Distribution Company or their predecessors and of any agreement relating to any such transfer or to the prices and charges leviable by the Company or the Distribution Company; to make pro-vision as to the condition and limitations applicable to or controlling any revision of any such prices or methods of charge as aforesaid, and to increase, alter or vary or provide for the increase, alteration or variation of any prices or charges now authorized to be levied by the Company or the Distribution Company, and to authorize the Company and the Distribution Company to demand and levy new or additional prices and charges, and to enact all such supplemental, consequential or incidental provisions with respect to the matters aforesaid as may be deemed necessary or expedient.

The Acts and Orders above referred to are:

—The North Metropolitan Electric Power Supply Acts, 1900, 1902, 1903, 1905, 1907, 1909, 1914 and 1920, the Edmonton Electric Lighting Order, 1902, the Kingsbury Electric Lighting Order, 1905, the Southgate Urban District Electric Lighting Order, 1904, and the Tottenham Urban District Electric Lighting Order, 1902, and the following Orders carried on by the Distribution Company (hereinafter referred to as "the Distribution Company's Orders"), viz.:—The Barnet Electric Lighting Order, 1905, and 1913, the Enfield Electric Lighting Order, 1905, the Hertford Electric Lighting Order, 1891, the St. Alban Electric Lighting Order, 1898, the St. Albans (Rural) Electric Lighting Order, 1898, the St. Albans (Rural) Electric Lighting Order, 1905, and the St. Albans and District Electric Lighting Order, 1907.

2. To provide for the separate metering of

2. To provide for the separate metering of energy supplied by the Company or the Distribution Company and used for lighting

purposes.

- 3. To provide for the transfer to and vesting in the Company of the undertakings authorized and powers conferred by the Distribution Company's Orders or some of them and of all undertakings and all property real and personal and of whatsoever other description of or belonging or attaching to or vested in the Distribution Company or some part or parts of the said undertakings and property upon and subject to such terms and conditions as may be prescribed by the intended Act, and to prescribe or make provision as to the date at which such transfer and vesting shall take effect.
- 4. To make provision for and with respect to the dissolution or extinction of the Distribution Company and the cancellation and extinction of all shares, mortgages, debentures or other securities of or issued or granted by them and with respect to the debts and liabilities of and moneys due to the Distribution Company and the payment and recovery thereof and as to the agreements, deeds and other instruments affecting the Distribution Company, and to make all such other provision with respect or incidental to or consequential on the transfer and vesting as aforesaid as may be necessary or expedient.
- 5. To increase the borrowing powers and loan capital of the Company and to extend and define the methods by and securities on which money may be borrowed either temporarily or permanently; to authorize the Company to issue Short Term Notes and other temporary or short dated securities and redeemable shares, stock, debenture stock and other securities. and to accept and endorse negotiable and other instruments; to attach to any mortgages, debentures, debenture stock, notes, shares, stock or other security granted or issued by the Company any such guarantee or priority of principal or interest or other advantages or rights as the Bill may define and to authorize the Company to apply their corporate funds and revenues and any authorized or unissued capital for all or any of the purposes of the Bill or of the Undertakings to be transferred to or vested in the Company or other purposes of the Company whether capital revenue or otherwise.

6. To make provision as to the annual statements of accounts to be made up by the Company and the contents thereof to exempt the Company from any existing obligations in that behalf, and to authorize the Company to make up one annual statement of accounts only in respect of all undertakings for the time being

belonging to or carried on by them.

7. To extend the powers of the Company to take supplies of electrical energy in bulk from the Metropolitan Railway Company and the London and North Western Railway Company and the powers of those Companies to give such bulk supplies, and particularly, but not exclusively, to repeal any provisions restricting the Company from supplying within the County of London electrical energy supplied to the Company outside that County by the said Railway Companies, or either of them.

8. To make provision for and with respect to the expenses of reconnecting discontinued supplies and the recovery thereof, the putting into force, modification, alteration or rescission of profit sharing or co-partnership schemes for the Company's employees, or some of them, and to make other provision with reference to the conduct of the Company's affairs and the

management of their undertakings.

9. To vary or extinguish all or any rights and privileges which would be inconsistent or interfere with any of the objects of the Bill, and

to confer other rights and privileges.

10. To incorporate with the Bill and apply to the Company and their undertakings and the undertakings authorized by the Distribution Company's Orders some or all of the provisions of the Electricity (Supply) Acts, 1882 to 1919, the Electric Lighting (Clauses) Act, 1899, and the Companies Clauses Acts, with or without modification, and to exempt the Company and the Distribution Company from some or all of the provisions of those Acts or any of them, and to extend and apply to the powers and provisions of the Bill or to amend or repeal all or some of the Acts and Orders hereinbefore mentioned, and any other Act or Order relating to the Company or the Distribution Company or their respective undertakings.

Printed copies of the Bill will be deposited in the Private Bill Office (House of Commons) on or before the 17th December.

Dated this 17th day of November, 1921.

STANLEY AND Co., 1, Albemarle-street, London, W. 1, Solicitors for the Bill REFS AND FRURES, 5, Victoria-street, Westminster, London, S.W. 1, Parliamentary Agents.

In Parliament.—Session 1922.

SUNDERLAND AND SOUTH SHIELDS WATER.

(Powers relating to Supplies of Water under Section 32 of the Durham County Water Board Act, 1920; Financial Provisions; Interest, &c. out of Capital; Amendment of said Section 32; Vesting in Company of Works constructed thereunder and Lands and Easements therefor, and Powers relating thereto: New Waterworks: Acquisition and Sale of Lands and Waters; Easements; Breaking-up of Streets, &c.; Diversion of Footpath; Repeal and Amendment of Acts,

OTICE is hereby given that application is intended to be made to Parliament in the ensuing Session by the Sunderland and South Shields Water Company (hereinafter referred to as "the Company") for an Act for all or some of the following purposes (that is to say):

1. To confer upon the Company all such financial and other powers as may be requisite or convenient to enable the Company to comply with any obligations to which the Company may be or become liable under or in pursuance of Section 32 of the Durham County Water Board Act, 1920, with reference to any supply of water referred to in or to which the Company may be or become entitled under or in pursuance of that Section or that Act.

2. To enable the Company, notwithstanding anything contained in the Companies Clauses Acts, 1845 to 1889, or any other Act during the construction of any works authorized by the said Section 32 of the said Act of 1920 or any part thereof or during such period as the intended Act may prescribe or provide for; to pay from time to time out of capital or any of the funds of the Company interest or dividends on any moneys expended on or in respect of the said works or borrowed or raised for the purposes thereof by the Durham County Water Board (hereinafter called "the Board") or the

3. To provide that any moneys which may be paid or become payable by the Company under or in pursuance of the said Section or in respect of works constructed thereunder or under the said Section as amended by any subsequent Act shall be deemed to be capital moneys and that the same may be raised or expended by the Company accordingly, and to empower the Company, instead of paying to the Board such proportion of interest and sinking fund charges as the Company are by the said Section required to pay to the Board, or any part thereof, to make to the Board a capital payment or payments of such amount or so calculated and in such manner and at such times and otherwise as may be agreed between the Board and the Company or as may be prescribed or provided for by the intended Act, and to empower the Board and the Company to enter into and carry into effect agreements as to any such matters.

4. To provide that any line or lines of pipes or other works laid or constructed under the said Section 32, or in pursuance thereof, solely for the purpose of affording to the Company the supply of water mentioned therein or any supply of water and any lands or easements acquired, whether by the Board or otherwise, for the purposes of any such line or lines of pipes and works shall, so soon as the cost of such pipes or works has been paid by the Company to the Board, or at such other time as the intended Act may prescribe, vest in and become the property of and be deemed to be part of the undertaking of the Company, and that any rights or powers exercisable in respect of any such line or lines of pipes or works shall at such time as the intended Act may prescribe be vested in and exercisable by the

Company.

5. To provide that the construction of any such line or lines of pipes and of any such works or of any other works executed in connection therewith or under, or for any purposes of or specified in the said Section, including the reservoir referred to in the said Section, shall be carried out under the supervision and to the satisfaction of and in accordance with plans, specifications and tenders or under contracts approved by the Company or in such other manner or with such approval as the intended Act may provide for, and that any purchase of lands or easements for the purposes of the said Section or the execution of works therein referred to shall, in all cases in which the cost thereof is to be or will be borne by the Company, be carried out by the Company subject to their approval or control, and to make all incidental provisions for giving effect to and securing to the Company the benefit of the said Section and giving them control over expenditure for the payment of which they are or may become liable thereunder.

6. To empower the Company to make and maintain and from time to time alter, improve, enlarge, extend, renew, reconstruct, or discontinue all or any of the new works hereinafter described in the County of Durham, that is to say:—

Work No. 1.—A service reservoir (No. 1) at Mill Hill, in the parish of Easington, in the rural district of Easington, in the enclosures numbered in that parish 212 to 216 inclusive and 157 on the $\frac{1}{2500}$ Ordnance Map (Edition 1919, Sheet XXVIII, 3).

Work No. 2.—A service reservoir (No. 2) at Stonygate, in the parish of East and Middle Herrington, in the rural district of Houghton-le-Spring, in the enclosures numbered in that parish 101, 101a, and 101B on the 2505 Ordnance Map (Edition 1920, Sheet XIII., 12).

Work No. 3.—A line or lines of pipes (No. 1) commencing in the parish of East Rainton, in the rural district of Houghton-le-Spring, by a junction with the proposed pipe line No. 2 (Work No. 4), hereinafter described, at the junction known as Four Lane Ends of the road leading from Sunderland to Durham with the road leading from Fence Houses to Easington, passing through the urban district of Hetton and the parishes of Haswell and Hawthorn, in the said rural district of Easington, and terminating in the said parish of Easington, in the service reservoir (Work No. 1) hereinbefore described.

Work No. 4.—A line or lines of pipes (No. 2) commencing in the said parish of East Rainton, near Four Lane Ends aforesaid, in a meter house at a point in the enclosure numbered in that parish 154 on the area Ordnance Map (Edition 1920, Sheet XX, 4), 1.2 chains or thereabouts measured in a north-easterly direction from the southwestern corner, and 0.6 chains or thereabouts measured in a south-easterly direction from the north-western corner of the said enclosure, passing through the urban district of Houghton-le-Spring and the parish of Newbottle, in the said rural district of Houghton-le-Spring and terminating in the said parish of East and Middle Herrington, in the service reservoir (Work No. 2) hereinbefore described.

7. To authorize the Company to deviate from the lines and levels of the said new works

shown on the plans and sections to be deposited as hereinafter mentioned.

- 8. To enable the Company to make and maintain on, in, under or upon any of the before mentioned lands, or on any lands for the time being belonging to the Company, or in respect of which they have acquired any necessary easements, all such cuts, aqueducts, channels, catchwaters, adits, mains, pipes, conduits, shafts, bores, reservoirs, roads, embankments, buildings, machinery and other works and apparatus as may be necessary or convenient.
- 9. To enable the Company, by compulsion or agreement, for the purposes of the intended works and their undertaking, to purchase or lease, acquire and use the lands and hereditaments hereinbefore described or referred to, and other lands in the before-mentioned urban and rural districts, parishes and places and elsewhere, or any easements, rights or interests therein, and, notwithstanding the provisions of the Lands Clauses Acts, to hold, use, lease, sell, exchange or dispose of any lands and buildings for the time being belonging to them with or without reservation of the water or other rights or easements therein, and to purchase a part only of, or an easement only in respect of, any property required for the purposes of or to be taken under the intended Act.
- To enable the Company, for the purposes of the intended Act, to lay down, maintain, alter, repair, take up and renew mains, pipes, culverts, tubes, telegraphic and telephonic and other wires, and other works and apparatus, and to open, break up, cross, divert, remove, alter, stop up and interfere with, whether temporarily or permanently, high-ways, footpaths, streets (including streets not dedicated to public use), springs, streams, bridges, railways, tramways, tunnels, sewers, drains, pipes, cables, wires and apparatus as may be necessary or convenient, and to make provision to vary or extinguish all rights over any lands and properties acquired by the Company under the intended Act, and to provide that all works or lands, rights or easements, constructed or acquired by or which may at any time become vested in the Company under the intended Act, shall form part of the undertaking of the Company.

11. To divert, in the said parish of Easington, in the enclosure numbered in that parish 157 on the \$\frac{1}{6500}\$ Ordnance Map (Edition 1919, Sheet XXVIII, 3) so much of the footpath in the said enclosure as lies between the junction thereof with the road leading from Stockton to Sunderland, and a point 378 yards or thereabouts, measured along the said footpath in a westerly direction from the said junction, and to stop up and extinguish all rights of way and other rights (if any) over the portion of the footpath to be diverted as aforesaid, and to provide for the maintenance of the footpath as diverted by the local or other authority now liable to maintain the said footpath as now existing.

12. To confirm any contracts or agreements entered into prior to the passing of the intended Act by or on behalf of the Company and any local or other authority or person with reference to any objects or purposes of the intended Act.

13. To provide that persons wilfully or negligently closing or interfering with valves, cocks, or other apparatus of the Company whereby the supply of water shall be interfered with shall

be liable to penalties, and to authorize the Company in addition to recover the amount of any damage sustained by them in consequence of such action.

14. To empower the Company to raise further capital by the creation and issue of new redeemable or irredeemable stock and uebenture stock and of such classes or descriptions as the intended Act may provide for, and by borrowing on mortgage, or by any one or more of those methods, to provide as to the terms or method of issue thereof, and to provide for or define the voting and other rights. priorities and privileges to attach to, and the dividends or interest to be paid on, any capital raised under the intended Act.

15. To confer upon the Company all powers, rights and privileges necessary or convenient for carrying out the objects of the intended Act, and to vary or extinguish all rights and privileges which would in any manner interfere with the purposes aforesaid, and to confer other rights and privileges.

16. To incorporate with the intended Act, with or without variations and modifications, some or all of the provisions of the Lands Clauses Acts, the Waterworks Clauses Acts, 1847 to 1863; and any Act relating to water undertakings, the Companies Clauses Acts, 1845 to 1889, such parts of the Railways Clauses Consolidation Act, 1845, as relate to roads and the temporary occupation of lands, the Sunderland and South Shields Water Acts, 1852 to 1921, the Statutory Companies (Redeemable Stock) Act, 1915, the Public Utility Companies (Capital Issues) Act, 1920, and any Act amending the same.

17. To alter, amend, extend or repeal and, if thought fit, to re-enact, with or without modification or alteration, all or some of the provisions of any of the Acts hereinbefore mentioned and any other Act relating to the Company.

And notice is hereby given, that plans and sections relating to the objects of the intended Act, with a book of reference to such plans and a copy of this Notice as published in the London Gazette will, on or before the 30th day of November instant, be deposited for public inspection with the Clerk of the Peace for the County of Durham at his office at the Shire Hall, Durham, and that on or before the same day a copy of so much of the said plans, sections and book of reference as relates to the several areas hereinafter mentioned, together with a copy of this Notice as published as aforesaid, will be deposited as follows, that is to say:

As relates to the urban districts of Houghton-le-Spring and Hetton, with the Clerk of each of the Urban District Councils of those districts at their respective offices, as relates to any Rural District, with the Clerk of the District Council of such district at his office; and as relates to any parish comprised in a rural district (other than the parish of East and Middle Herrington), with the Clerk of the Parish Council of each such parish at his office, or, if he has no office, at his residence, or if there be no Clerk, with the Chairman of such Parish Council, at his residence, and as relates to the parish of East and Middle Herrington, with the Chairman of the Parish Meeting of such parish at his residence.

Printed copies of the intended Act will be deposited in the Private Bill Office of the House of Commons on or before the 17th day of December next.

Dated this eighteenth day of November, 1921.

MANN, LONGDEN AND MANN, Somerford Buildings, Sunderland, Solicitors.
SHERWOOD AND Co., 22, Abingdon Street, Westminster, Parliamentary Agents.

In Parliament.—Session 1922.

SHEFFIELD GAS COMPANY,

(Prices, Charges and Dividends, Increases and Alterations thereof, and Repeal of Existing Limitations; Basic Prices and Basic Rates of Dividend; Provisions as to Allocation and Distribution of Profits, &c., amongst Stockholders, Employees, &c., Pensions, &c.; Sharing Schemes, and Provisions and Regulations with reference thereto; Donations, &c.; Directors' Fees; Additional Borrowing and Methods of Borrowing; Short Term Securities; Provisions as to Issue of Stock; Underwriting Commissions; Application, Allocation, &c., of Funds, Revenues, &c.; Repeal, Amendment, Incorporation, &c., of Acts, &c.)

PPLICATION is intended to be made to Parliament in the ensuing Session by or on behalf of the Sheffield Gas Company (hereinafter called "the Company") for leave to bring in a Bill for all or some of the following purposes:-

1. To repeal or amend all or any enactments or other provisions, prescribing, regulating or controlling, or otherwise relating to or affecting, the prices and charges which the Company are entitled to demand and levy, the dividends payable by the Company on any stock or shares or classes of stock or shares, and the application, allocation and distribution of the revenues, profits and funds of the Company, and to make new provisions in lieu thereof.

2. To repeal any existing limitations on the prices and charges leviable and the dividends payable by the Company; to substitute basic prices and basic rates of dividend for the existing maximum or other prices, and maximum or other rates of dividend stated in the Acts and Orders relating to the Company; to prescribe or make provision for determining the basic prices, and, if thought fit, the periodical revision thereof; to empower the Company to increase the prices or charges leviable by them above or below the basic prices or the existing maximum price or charges, and to charge differential prices, and to confer, vary or extinguish exemptions from the payment of any prices or charges leviable by the Company; to make provision for and with respect to the payment by the Company of dividends on any stock or shares or classes of stock or shares in the capital of the Company in excess of the basic rates of dividend, and the appropriation, application or distribution of revenues or profits to or for the benefit of or amongst the holders of stock or shares, or the officers, staff, workmen and other employees of the Company (hereinafter referred to as "employees"), or any class or classes of such persons on such conditions in such circumstances and in such manner as the Bill may define.

3. To empower the Company or the directors

to pay pensions, superannuation allowances and other payments to any employees or their dependents, and to establish, put in force, modify, discontinue or rescind funds for the purpose of securing any such pensions, allowances or payments or schemes for securing the participation in the profits of the Company of the employees or some of them; to make provision for and with respect to, and to confer powers on the Company and the directors with reference to, the management, regulation, control and application of any such funds or schemes, and the terms and conditions upon and subject to which any such employees or dependents may become entitled to any such pensions, allowances, payments or participation in profits, and the disposal and distribution in the event of death, minority and otherwise of any securities or moneys to which any employee or dependent is or may be entitled to in or under any such fund or scheme, and to provide for the disposal of any such securities or moneys by nominations of the employees, and to prescribe or make provision for the preparation, putting in force and alteration of regulations with reference to such nominations, and with respect to the management, control and application of any such funds or schemes as aforesaid.

4. To authorize the Company or their directors to subscribe and make donations to charitable and other societies, institutions, funds

and other objects.

5. To repeal or amend existing and to make further provisions as to the fees of the elected directors of the Company (including an increase of those fees) and the method in which the same shall be determined.

6. To increase the borrowing powers and loan capital of the Company, and to extend the methods by and securities on which money may be borrowed or loan capital raised, either temporarily or permanently, including the issue of short term notes and other temporary or short dated securities; to attach to any such securities as aforesaid any such guarantees or priorities or other rights as the Bill may define; to authorize the Company to issue shares or stock otherwise than by auction or tender in such circumstances and to such persons as the Bill may define, and to pay underwriting and other commissions on the issue of any such shares or stock, and to apply the funds and revenues of the Company (including any authorized or unissued capital) for all or any of the objects and purposes of the Bill, whether capital revenue or otherwise.

7. To repeal all or any provisions in the Sheffield Gas Acts and Orders, 1855 to 1918, which are inconsistent with or superseded by any provisions of the Gas Regulation Act, 1920, or the Sheffield Gas (Charges) Order, 1921, and particularly, but not exclusively, all or any provisions relating to the quality, testing and pressure of gas supplied by the Com-

pany.

8. To vary or extinguish all or any rights and privileges inconsistent with or which would intenfere with any of the objects of the Bill, and to confer other rights and privileges, and to amend or repeal all or some of the provisions of the Sheffield Gas Acts and Orders, 1855 to 1918, the Sheffield Gas (Charges) Order, 1921, and any other Act or Order relating to the Company or their undertaking.

9. To incorporate with the Bill and apply to the purposes thereof, with modifications and amendments, some of the provisions of the Companies Clauses Acts, the Gasworks Clauses Acts, and the Gas Regulation Act, 1920, and to exempt the Company from some of the provisions of these Acts.

Printed copies of the Bill will be deposited in the Private Bill Office (House of Commons) on or before the 17th day of December next.

Dated this 16th day of November, 1921.

Benson, Burdekin and Co., 41, Norfolk-street, Sheffield, Solicitors for the Bill.

REES AND FRERES, 5, Victoria-street, Westminster, S.W. 1, Parliamentary Agents.

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In Parliament.--Session 1922.

TRAFFORD PARK.

(Construction of Railways; Confirmation of existing Railways, &c.; Compulsory Purchase of Lands, Easements and other Property; Tolls; Working and Traffic Arrangements; Running Powers; Application of Fifth Schedule of Railways Act, 1921; Revision of Agreement of 28th March, 1906, with the Cheshire Lines Committee and Constituent Companies; Electrical Power for Working Railways; Trolley Vehicles in Stretford Urban District and in Rural District of Barton-upon-Irwell and the Borough of Eccles; Power to Ministry of Transport to sanction other Routes; Breaking-up of Streets, &c.: Attachment of Brackets, &c.; Fares, Rates, &c.; Bye-laws; Additional Share and Loan Capital; Power to obtain Electrical Energy from Manchester Corporation; Repeal and Amendment of Acts, &c.)

OTICE is hereby given, that application is intended to be made to Parliament in the ensuing Session by the Trafford Park Company for an Act for the following purposes or some of them (that is to say):—

Railways.

1. To empower the Trafford Park Company (hereinafter referred to as "the Company") to make and maintain the railway and works hereinafter described, wholly in the county of Lancaster, or some part or parts thereof, with all necessary bridges, viaducts, embankments, cuttings, drains, rails, engines, roads, ways, approaches, stations, junctions, sidings, turntables, buildings, works and conveniences connected therewith (that is to say):—

The said railway is wholly situate in the

county of Lancaster, and is-

A railway (No. 1) 2.6 chains or thereabouts, wholly situate in the parish and urban district of Stretford, commencing by a junction with the railways of the Trafford Park Company at a point 1.10 chains or thereabouts measured in a north-easterly direction from the north-west corner of the warehouse of the Manchester Ship Canal Company in Trafford Park, and terminating by a junction with the railways of the Manchester Ship Canal Company on the south side of Trafford Wharf-road at a point 3.5 chains or thereabouts measured in a north-westerly direction from the north-west corner of the Lancashire and Yorkshire Railway Company's premises in Trafford Park.

- 2. To sanction and confirm the construction prior to the passing of the intended Act and to empower the Company for the purposes of their undertaking to maintain, use, alter and repair the railways and other works or any of them next hereinafter described, all in the county of Lancaster, that is to say:—
 - (A) Railways commencing at or near the entrance to Trafford Park 1.5 chains or thereabouts from the westerly side of Trafford-road thence in a westerly direction following the line of Trafford Park-road and terminating 11.40 chains or thereabouts from the north-west corner of Trafford Hall.
 - (B)2—Railways commencing by a junction (known as "A" Junction) with the railways of the Manchester Ship Canal Company in Trafford Wharf-road at a point 32.27 chains or thereabouts from the centre of the bridge carrying Trafford-road over the Ship Canal, thence in a south-westerly direction to and following the line of Westinghouse-road and terminating at a point on the south side of the Bridgewater Canal 22 chains or thereabouts measured in a northerly direction from the centre of the bridge carrying the main line railway of the Cheshire Lines Committee over the Bridgewater Canal.
 - (C)—Railways commencing by a junction with Railways A at a point at or near the Company's locomotive shed, thence in a westerly direction to and following the line of Ashburton-road over the Bridgewater Canal by the new bridge at Barton and terminating at the boundary of the Trafford Park estate at Barton 7 chains or thereabouts south of the centre line of the new bridge carrying Ashburton-road over the Bridgewater Canal.
 - (D)—Railways commencing by a junction (known as "B" Junction) with the railways of the Manchester Ship Canal Company on the south side of Trafford Wharfroad at a point 3.5 chains or thereabouts measured in a north-westerly direction from the north-west corner of the Lancashire and Yorkshire Railway Company's premises in Trafford Park, thence in a westerly direction to Trafford Park-road and in a southerly direction and terminating by a junction with Railways E at a point 3.9 chains or thereabouts measured in a westerly direction from the centre line of Thirdayenue.
 - (E)—Railways commencing by a junction with Railways B at a point 4.7 chains or thereabouts measured in a south-westerly direction from the south-east corner of the premises of the Ford Motor Company, thence in a westerly direction following the line of Westinghouse-road and terminating at a point 14.5 chains or thereabouts measured in a south-easterly direction from the south-east corner of Trafford Moss House.

All other railways and sidings belonging to the Company now existing in and upon Trafford Park and on the streets and roads traversing Trafford Park,

all which railways and sidings are for better description intended to be shown upon a plan to be signed as provided in the intended Act; and to sanction and confirm the acquisition of and to authorize the Company to hold and use any lands, easements or property which may have been or may be acquired by them by

private treaty for the purposes of the said works or any of them.

3. To deviate laterally and vertically from the lines and levels of the said intended railway and works to such extent as may be defined on the plans and sections to be deposited, as hereinafter mentioned, or as may be provided by the said intended Act.

- 4. To purchase and take, by compulsion or agreement, lands, houses, hereditaments and other property for the purposes of the intended railway and works, and to acquire and take, by compulsion or agreement, easements or other rights or interests in, over or effecting lands, houses, tenements, hereditaments and other property, and notwithstanding the 92nd Section of the Lands Clauses Consolidation Act, 1845, to enable the Company to take part only of any house, building, manufactory or permises without being required to purchase the whole or any greater part thereo? than may be necessary for the purposes of the intended Act, and to vary or extinguish all rights and privileges connected with such lands, houses, buildings, manufactories and property, or such parts thereof as aforesaid.
- 5. To authorize the Company to break up, cross, divert, alter or stop up, close for traffic, alter, remove or otherwise interfere with, either permanently or temporarily, all roads, highways, streets, footpaths or places, pipes, sewers, railways and telegraphic and telephonic apparatus as it may be necessary to interfere with in constructing, working or maintaining the intended railway or works.
- 6. To authorize the Company to levy tolls, rates and charges in respect of the intended railway and works, and of the existing railways, or any of them, proposed to be sanctioned and confirmed by the intended Act, and to provide that the Company is to be regarded as a railway company referred to in Section 33 of the Railways Act, 1921, to whom the Rates Tribunal will apply a schedule of charges as from the appointed day referred to in that Act, which will apply to all the Company's railways, and to confer exemptions from the payment of tolls, rates, fares and charges, and to confer, vary or extinguish other rights and privileges.
- 7. To empower the Company on the one hand and the Manchester Ship Canal Company, the London and North Western Railway Company, the Lancashire and Yorkshire Railway Company, the Cheshire Lines Committee, the Midland Railway Company, the Great Northern Railway Company, the Great Central Railway Company, and the De Trafford Light Railway Company, or any one or more of them, or of their successors, on the other hand, from time to time to enter into and carry into effect contracts and agreements with respect to the working, use, management and maintenance of the railways and works of the Company, or any part or parts thereof; collection, transmission, management, regulation, interchange and delivery of traffic upon and coming from or destined for the railways of the contracting companies; the supply of engines, stock and plant, and of officers and servants for the conveyance and conduct of traffic on the railways of the Company; the fixing, collection, payment, divi-sion, appropriation and distribution of tolls, rates, charges, income and profits arising from such traffic.
 - 8. To empower (but as regards the rail-

ways of the Manchester Ship Canal Company in the event of the Manchester Ship Canal Company failing to give proper facilities for the passage of traffic between the railways of the Company and the railways of the London and North Western Railway and Lancashire and Yorkshire Railway Companies) the Company, or any company or persons for the time being working or using the railways of the Company, or any part thereof, either by agreement or otherwise, and on such terms and conditions and on payment of such tolls, fares and rates as may be agreed on, or as may be settled by the Ministry of Transport, or by arbitration as provided by the intended Act, to run over, work and use with their engines, carriages and wagons, clerks, officers and servants, whether in charge of engines or trains, or for any other purpose whatscever, and for the purpose of their traffic of every description-

(1) So much of the railways of the Manchester Ship Canal Company as lie between the two junctions of those railways with the railways of the Company on the south side of Trafford Wharf-road and the junctions between the railways of the Manchester Ship Canal Company and the railways of the Lancashire and Yorkshire Railway Company at New Barnes and the railways of the London and North Western Railway Company at Weaste Junction respectively.

(2) So much of all sidings of the Manchester Ship Canal Company and of the said Lancashire and Yorkshire and London and North Western Railway Companies at or near the respective junctions of New Barnes and Weaste respectively as are now or may hereafter be used by the Manchester Ship Canal Company, or either of the said railway companies, for the purpose of exchanging traffic between the Manchester Ship Canal Company and the Lancashire and Yorkshire Railway Company and the London and North Western Railway Company

respectively.

(3) So much of the railways of the Cheshire Lines Committee as lie between the junction of the railway of the Company with the railways of the Cheshire Lines Committee at Bridgewater Junction and the Trafford Park Sidings of the Cheshire Lines Committee, and so much of the said Trafford Park Sidings as are now or may hereafter be used by the Cheshire Lines Committee or the Manchester Ship Canal Company for the purpose of exchanging traffic between the Cheshire Lines Committee and the Manchester Ship Canal Company:

including the use of all sidings, roads, platforms, points, signals, water, watering places, engine sheds, standing room for engines, carriages and wagons, loading and unloading places, turntables, junctions, machinery, works and conveniences to or connected with the said

railways.

9. To empower the Company and the Manchester Ship Canal Company to enter into and carry into effect agreements with respect to the construction of the intended railway and works, the provision of siding accommodation, making of junctions, the supply of rolling stock and plant, the division of tolls, rates and charges, for such consideration and upon such terms as the Bill may prescribe, and to confirm any contract or agreement with reference to the matters aforesaid or any of them.

10. To provide that the amounts payable under and the conditions of an agreement dated the 28th March, 1906, and made between the Company, the Trafford Park Estates Limited, the Cheshire Lines Committee, the Great Northern Railway Company, the Great Central Railway Company, and the Midland Railway Company shall be subject to revision by the Railway Tribunal referred to in the Kailways

Act, 1921.
11. To provide that the provisions of the Fifth Schedule to the Railways Act, 1921, shall as from the appointed day referred to in

that Act apply to the Company.

12. To authorize the Company to use electrical power for the purpose of working all or any of the railways of the Company upon such conditions and subject to such provisions as may be provided by the intended Act.

But in san Trolley Vehicles.

 To enable the Company to provide, equip, maintain, work and run mechanically propelled vehicles (hereinafter called "trolley vehicles") adapted for use upon roads and moved by electrical or other mechanical power transmitted thereto from some external source along the following routes in the county of Lancaster or any of them or some part or parts thereof respectively (that is to say):-

Section No. 1.—Commencing in the parish of Davyhulme, in the rural district of Barton-upon-Irwell, in Trafford Parkroad at the northerly end of the northerly extension of Third-avenue, thence in a northwesterly direction along Trafford Park-road and terminating in the said Trafford Parkroad at a point 11.40 chains or thereabouts measured in a north-westerly direction from the north-west corner of Trafford Hall.

Section No. 2.—Commencing in parish and urban district of Stretford in Westinghouse-road at the southerly end of Third-avenue, thence following the line of Westinghouse-road to and into the parish of Davyhulme in the rural district of Bartonupon-Irwell, and terminating in the said Westinghouse-road at its westerly end at or near Trafford Moss House by a junction with Section No. 7.

Section No. 3.—Commencing in the parish and urban district of Stretford at the junction of Ashburton-road and Thirdavenue near the Trafford Park Hotel, forming a junction with Section No. 4, thence following the line of Ashburton-road to and into the parish of Davyhulme in the rural district of Barton-upon-Irwell over the new bridge carrying Ashburton-road over the Bridgewater Canal at Barton and terminating in the said Ashburton-road at its westerly

end at the junction with Redclyffe-road.

Section No. 4.—Commencing in the parish of Davyhulme, in the rural district of Rarton-upon-Irwell by a junction with Section No. I in Trafford Park-road at the northerly end of the northerly extension of Third-avenue, thence in a southerly direction to and into the parish and urban district of Stretford forming a junction with Section No. 3 in Ashburton-road, thence along Third-avenue and terminating at southerly end of Third-avenue by a junction with Section No. 2 in Westinghouse-road.

Section No. 5.—Commencing in the parish of Davyhulme in the rural district of Barton-upon-Irwell by a junction with Section No. 1 in Trafford Park-road, thence in a southerly direction along the line of Mosley-road crossing and connecting with Section No. 3 in Ashburton-road to and into the parish and urban district of Stretford and terminating at the southerly end of Mosley-road by a junction with Section No. 2 in Westinghouse-road.

Section No. 6.—Wholly in the parish of Davyhulme commencing by a junction with Section No. 3 in Ashburton-road at a point 28.80 chains or thereabouts westward of the intersection of Section No. 3 and Section No. 5 in Ashburton-road, thence in a generally southward direction forming a junction with Section No. 2 near Trafford Moss House and to and over the Bridgewater Canal and Lostock-road and terminating at the southerly end of the field numbered 279 on the 25-inch Ordnance Map of the said parish (1908 edition).

Section No. 7.—Commencing in the parish of Davyhulme by a junction with Section No. 3, thence in a generally north-westerly direction along Redclyffe-road, crossing the Manchester Ship Canal at Barton Bridge and into the parish of Barton-upon-Irwell in the borough of Eccles, along Barton-road to Patricroft Bridge along Liverpool-road, Eldon-place, Arthur-street, and terminating at the easterly end of the last-mentioned street by a junction with this section in Barton-road aforesaid.

Section No. 8.—Wholly in the parish of Barton-upon-Irwell in the borough of Eccles commencing by a junction with Section No. 7 in Barton-road, thence in a westerly direction along Peel Green-road and terminating at the junction of that road and Liverpool-road at or near the Unicorn Hotel.

And along such other routes and roads upon the Trafford Park Estate as may be hereafter agreed upon between the Company and Trafford Park Estates Limited.

- 14. To authorize applications by the Company to the Ministry of Transport for and the granting by the Ministry of Transport of Provisional or other Orders authorizing the exercise by the Company upon routes other than those hereinbefore specified and whether within the aforesaid urban districts and parishes or elsewhere of powers of working trolley vehicles and of the other powers to be conferred by the intended Act, and to prescribe the conditions upon which such applications may be made and such powers granted and the procedure to be followed in connection therewith.
- 15. To empower the Company to provide, place, erect, lay down, maintain, renew, alter, repair and use for the purposes of working and lighting and otherwise in connection with such trolley vehicles, and of obtaining access to any lands, depots, sheds or property of the Company, all necessary and convenient posts, poles, standards, brackets, cables, conductors, tubes, mains, transformers, feeders, wires and other apparatus and equipment (all of which are hereinafter included in the expression expression "trolley vehicle equipment"), on, over, under, along and across any public or private street or road (including footpaths) forming part of such routes or any of them or adjoining or intersecting the same, and any railways, sidings or tramways crossed by such routes, and

for alkor any of the purposes aforesaid to open and break up the surface of and to make openings and ways in, on, or under, and to alter, divert, stop up or otherwise interfere with any such streets, roads, footpaths, railways, tramways and sidings, and all or any bridges, sewers, drains, watercourses, rivers, streams, subways, pavement, pipes, tubes, wires, works, apparatus and things in, upon, over or under such streets and roads.

- 16. To confer upon the Company the exclusive right of using or of allowing other persons to use any trolley vehicle equipment provided, erected and maintained or used by them under the provisions and for the purposes of the intended Act.
- 17. To incorporate with the intended Act and extend and apply to the Company and to the trolley vehicles and the trolley vehicle equipment to be provided by the Company and to the public and private streets and roads aforesaid and to empower the Company to exercise all or some of the provisions and powers contained in the Tramways Act, 1870, and with such modifications, alterations and exceptions as may be prescribed by the Bill.

18. To enable the Company to levy fares, rates, tolls and charges for the use of the trolley vehicles and for the conveyance and carriage thereby of passengers, parcels and other traffic and to confer, vary or extinguish exemption from the payment of fares, rates, tolls and charges.

To empower the Company: --

- (i.) To attach brackets, wires and apparatus to any buildings, bridges or structures for the purposes of and in connection with the working of trolley vehicles and to prescribe the terms and conditions upon which the same may be so attached.
- (ii.) To provide shelters and waitingrooms for the accommodation of passengers and others and to use any parts of any public or private streets and roads for such purpose.
- (iii.) To appoint stages upon the intended trolley vehicle routes and starting and stopping places for their trolley vehicles.
- (iv.) To manufacture, purchase, provide and hire trolley vehicles, trolley vehicle equipment, omnibuses, vans, motors, repairing and other cars, and other apparatus and things necessary for or incidental to the working of trolley vehicles and the exercise of the powers of the intended Act.
- (v.) To acquire, hold and use patent and other rights and licences relative to trolley vehicles and trolley vehicle equipment and the manufacture, working or user thereof, and the user of electrical and other motive power.
- (vi.) To construct, erect, provide, purchase, take on lease, acquire, hold, maintain and use depôts, sheds and yards, wharves, sidings, offices, houses, buildings, works and other conveniences.
- (vii.) To cut, lop and remove trees overhanging any public or private street or road or otherwise interfering with the proper and safe passage of their trolley vehicles and the erection, maintenance and user of their trolley vehicle equipment.
 - (viii.) To remove any snow or other

matter interfering with the working of their trolley vehicles.

- 19. To make provision with respect to and to empower the Ministry of Transport and the Company and the local authorities affected or some or one of them to make regulations and bye-laws relating to the trolley vehicles and the user and running thereof, the use of electrical power in connection with the trolley vehicles, the safety and accommodation of passengers, and the regulation of traffic on the streets and roads forming part of the trolley vehicle routes, and to provide for the enforcement of such regulations and bye-laws by penalties and otherwise.
- 20. To provide for the granting by the local authorities concerned of licences with respect to trolley vehicles and to drivers, chauffeurs, conductors and other persons having charge of or using the same.
- 21. To exclude the trolley vehicles from the operation of the Highways and Locomotives (Amendment) Act, 1878; the Locomotives on Highways Act, 1896; the Locomotives Act, 1898; the Motor Car Act, 1903; or any of the Orders, bye-laws or regulations made thereunder respectively, and from the enactments mentioned in the Schedule to the Locomotives on Highways Act, 1896, and from any other Acts or Orders relating to locomotives, motor cars or omnibuses.
- 22. To make provision for the protection of the trolley vehicles, and trolley vehicle equipment of the Company from injury and damage, and for the punishment by penalties and otherwise of persons injuring or damaging or improperly using or interfering with the same, and if thought fit to embody in the intended Act and extend and apply to such injuries and damage and to the obstruction of any trolley vehicles of the Company any of the provisions of the Malicious Damages Act, 1861, and to impose penalties on persons interfering with the Company in the exercise of the powers to be conferred upon them by the intended Act.

Miscellaneous.

- 23. To empower the Company to raise further capital for the purposes of their undertaking by the creation and issue of new shares or stock with or without a preference or priority in payment of interest or dividend, and by borrowing on mortgage and by the creation and issue of debenture stock, by one or either of those methods, and to empower the Company to apply for the purposes of the intended Act and to the general purposes of their undertaking any moneys which they are now authorized to raise, and any moneys authorized to be raised under the powers of the intended Act.
- 24. To provide for the recovery of penalties and demands, and to make provision in regard to arbitration of questions referred to an arbitrator, and in particular to provide that any difference as to whether any consent or approval of any local authority is unreasonably withheld shall be referred to an arbitrator.
- 25. To empower the Company in case of neglect or failure on the part of the Stretford Urban District Council to supply on demand the electric energy required by the Company, to enter into an agreement with the Manches-

ter Corporation for the supply of all or any of the electric energy required by the Company upon such terms and conditions as may from time to time be agreed between the Company and the said Corporation.

26. To vary or extinguish all rights and privileges inconsistent with or which would or might interfere with any of the objects of the intended Act, and to confer other rights and

privileges.

27. To incorporate with the intended Act all or some of the provisions of the Companies Clauses Consolidation Act, 1845; the Companies Clauses Acts, 1863 and 1869; the Lands Clauses Acts; the Railways Clauses Consolidation Act, 1845; the Railways Clauses Act 1863; the Tramways Act, 1870; the Electricity (Supply) Acts, 1882 to 1919, and all other Acts amending those Acts respectively, with such variations, modifications and exceptions (if any) as may be deemed expedient or as may be contained in the intended Act.

28. The intended Act will, so far as it is necessary for the purposes aforesaid or any of them, vary or extinguish all powers and privileges which may interfere with its objects, and, so far as may be requisite for the purposes thereof, the intended Act will repeal or alter the provisions or some of the provisions of the local and personal Acts following (that is to say):—The Trafford Park Act, 1904; the Act 9-10 Vict., c. 204, and any other Act or Acts relating to the London and North Western Railway Company; the Manchester Ship Canal Act, 1885, and any other Act or Acts relating to the Manchester Ship Canal; the Acts 28 and 29 Vict., c. 327, and 30-31 Vict., c. 257, and any other Acts relating to the Cheshire Lines Committee; the Act 6-7 Will. IV, c. 111, and any other Acts relating to the Lancashire and Yorkshire Railway Company.

And notice is hereby given, that on or before the 50th day of November instant plans and sections showing the lines and levels of the intended railway and works and the lands and other property which may be taken under the powers of the Bill, with a book of reference to such plans, and Ordnance Map with the line of railway delineated thereon, 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 Lancaster at his office at Preston, and on or before the same day a copy of this Notice and of so much of the said plans, sections and book of reference as relates to each of the several areas hereinafter mentioned will be deposited as follows:—

As relates to the borough of Eccles with the Town Clerk of that borough at his office at Eccles; as relates to the Urban District of Stretford with the Clerk of the District Council at his office at Old Trafford; as relates to the parish of Davyhulme with the Clerk of the Parish Council at his office at Patricroft; as relates to the Rural District of Barton-upon-Irwell with the Clerk to the Rural District Council at his office at Patricroft; as relates to any parish having a parish council with the Clerk of the parish council at his office or residence, or if there be no Clerk, with the Chairman of that council at his residence; as relates to any parish comprised in a rural district and not having a parish council with the Chairman of the parish meeting at his residence.

Printed copies of the Bill for the intended Act will be deposited in the Private Bill Office of the House of Commons on or before the 17th day of December next.

Dated this 17th day of November, 1921.

Tutin and Co., St. Peter's-gate, Not-tingham, Solicitors.

BATTEN, PROFFITT, SCOTT AND WED-DELL, 13, Victoria-street, Westmin ster, S.W. 1, Parliamentary Agents.

In Parliament.—Session 1922.

050

BRISTOL TRAMWAYS.

(Extension of Time for Compulsory Purchase of Lands; Extension of Time for Completion of Authorized Tramways; Acquisition of part of Site of Generating Station; Revival of Powers and Extension of Time therefor; Special Provisions as to Terms of Purchase; Repeal, Extension and Amendment of Acts.)

OTICE is hereby given that application is intended to be made to Parliament in the ensuing Session by the Bristol Tramways and Carriage Company Limited (hereinafter called "the Company") for an Act for the following or some of the following purposes

(that is to say):

1. To extend the time limited by an Order of the Minister of Transport, made under the Special Acts (Extension of Time) Act, 1915, and dated the 14th day of July, 1921 (hereinafter referred to as "the Order of 1921"), for the compulsory purchase of lands which the Company were authorized to acquire by the Bristol Tramways (Extensions) Act, 1904 (hereinafter called "the Act of 1904").

2. To extend the time limited by the Order of 1921 for the construction and completion by the Company of Tramways Nos. 3, 4, 5, 6 and 8 authorized by the Act of 1904, and of so much of Tramway No. 1 authorized by that Act as is situate between a point at the foot of Westbury Hill, near the water-trough opposite Church-road, and the termination of that tramway as described in section 5 of the Act of

19**04**.

3. To confer upon the Company new powers to acquire by compulsion or agreement or to revive the powers conferred on the Company by the Bristol Tramways (Electrical Power, &c.) Act, 1898, for and to extend the period limited by that Act for the compulsory purchase by the Company of the following lands (that is to say):

Lands being 21 perches or thereabouts in extent situate in the City and County of Bristol, in the County of Gloucester, bounded on or towards the north-east by the Floating Harbour, on or towards the south-west by a street called Counterslip, on or towards the south-east in part by a street called Philipstreet and in part by St. Philip's Bridge, and on or towards the north-west by property of the Company forming a portion of the Company's Counterslip Generating Station, and which said lands extend for a distance of 90 feet or thereabouts in a north-westerly direction from Philip-street.

4. To provide that for the purpose of any purchase by the Company of the last before

mentioned lands or any part thereof, or any estate or interest in the same, or any mesne profits thereof, the compensation to be given for such lands, estate or interest or mesne profits shall be assessed according to what was the value thereof at the time such lands were entered upon by the Company and without regard to any improvements or works made in the said lands by the Company and as though the works had not been constructed.

5. To incorporate with the intended Act, with or without modification, all or any provisions of the Lands Clauses Acts, and to vary or extinguish all existing rights and privileges which would in any manner impede or interfere with the objects of the intended Act, and to confer, vary or extinguish other rights and privileges.

6. To repeal or amend all or any provisions of any of the Acts hereinbefore mentioned and of any other Act or Order relating to the Com-

pany or their undertaking.

And notice is hereby further given, that plans relating to the objects of the intended Act, with a book of reference to such plans and a copy of this Notice as published in the London Gazette will, on or before the 30th day of November instant, be deposited for public inspection with the Clerk of the Peace for the County of Gloucester at his office at Gloucester, and with the Town Clerk of the said City and County of Bristol at his office at Bristol.

Printed copies of the intended Act will, on or before the 17th day of December next, be deposited in the Private Bill Office of the House of Commons.

Dated this seventeenth day of November, 1921.

> STANLEY, WASBROUGH, DOGGETT BAKER, 18, Clare Street, Bristol, Soli-

STANLEY & Co., 1, Albemarle Street, London, W. 1, Solicitors.

Sherwood & Co., 22, Abingdon Street, Westminster, Parliamentary Agents.

In Parliament - Session 1922.

PORT OF LONDON AND MIDLAND RAILWAY.

(Construction of Platform with River Wall or Embankment and Floating Landing Stage by Port Authority; Vesting part of Floating Landing Stage in Midland Railway Com-pany; Construction by Company of Exten-sion of Landing Stage; Exercise of Company's Ferry and other rights at such Stage and Extension. Tolls, Rents, Rates and Charges; Confirmation of Agreement between Port Authority and Company; Working Agreements; Diversion of Road; Stopping up of Rights of Access; Maintenance of Works and Road Diversion; Acquisition of Lands and Easements; Breaking-up Streets; Exemption from Sections 92 and 127 to 132 of Lands Clauses Consolidation Act, 1845; Agreements with Public Bodies and others; Costs of Arbitration and Compensation in certain cases; Entry on Lands; Further Financial Powers to Company. Extension of Time for Acquisition of Lands limited by Port of London Act, 1917; General and Incidental Provisions; Incorporation, Extension, Application, Repeal and Amendment of Acts, etc.).

OTICE is thereby given, that application is intended to be made to Parliament in the ensuing Session by or on behalf of the Port of London Authority and the Midland Railway Company (in this Notice respectively called "the Port Authority" and "the Company") for leave to bring in a Bill for the following, or some of the following, among other purposes (that is to say):—

To authorize the Port Authority to make and maintain in the urban district of Tilbury, in the county of Essex, the works hereinafter described, or some of them, or some part or parts thereof respectively (that is to say):—

Work No. 1.—A platform with river wall or embankment, 990 feet or thereabouts in length, situate in the River Thames, commencing at a point 100 yards or thereabouts measured in a south-easterly direction from the south-east corner of the Tilbury Hotel, and 213 yards or thereabouts measured in a north-easterly direction from the easternmost point of the easternmost pitty at the entrance to Tilbury Docks Basin, and terminating at a point 363 yards or thereabouts measured in a westerly direction from the south-west corner of the Worlds End public house, and 133 yards or thereabouts measured in a south-westerly direction from the south-western corner of the station masters house at the Tilbury Station of the Company.

Work No. 2.—A floating landing stage, 2,000 feet or thereabouts in length and 80 feet or thereabouts in width, situate in the River Thames, commencing at a point 33 yards or thereabouts measured in an easterly direction from the said easternmost point of the said easternmost jetty at the entrance to Tilbury Docks Basin, and 230 yards or thereabouts measured in a southerly direction from the eastern extremity of the said Basin, and terminating at a point 700 yards or thereabouts measured in an easterly direction from the said easternmost point of the said easternmost jetty and 217 yards or thereabouts measured in a south-westerly direction from the said south-west corner of the Worlds End public house.

To provide for the vesting in the Company of such part of the floating landing stage as may be defined by the intended Act on such terms and conditions or in such manner as the intended Act may provide, and for the maintenance thereof and for the traffic to be received thereat, and for the exercise by the Company at or from any part of the said landing stage so vested in them and of the extension thereof (Work No. 4), hereinafter described, of all ferry rights and tendering or other rights which the Company may now exercise at the existing jetty of the Company at Chadwell St. Mary, in the said urban district of Tilbury, and the floating landing stage of the Company adjoining to that jetty, and to empower the Port Authority to provide facilities for the exercise by the Company of such ferry and other rights during the construction of the said intended works.

To authorize the Company to make and maintain in the said urban district of Tilbury the works hereinafter described, with all works and conveniences connected therewith (that is to say):—

Work No. 3.—A diversion of the road

known as Ferry Road, commencing in the said road at a point 190 yards or thereabouts measured along the centre thereof in a south-easterly direction from the junction of Ferry Road with Peninsular Road, and terminating by a junction with Fort Road at a point 260 yards or thereabouts measured in a westerly direction along the centre of Fort Road from the western face of the Worlds End public house.

Work No. 4.—An extension of the floating landing stage (Work No. 2), hereinbefore described, 150 feet or thereabouts in length and 80 feet or thereabouts in width, commencing at the point of termination, hereinbefore described, of the said landing stage (Work No. 2), and terminating at a point 50 yards or thereabouts measured in an easterly direction from the said point of termination of Work No. 2 and 195 yards or thereabouts measured in a south-westerly direction from the said south-west corner of the said Worlds End public house.

To empower the Port Authority and the Company to make and maintain temporarily or permanently in connection with, or for the construction and maintenance of, the said intended works, and also upon any lands or property for the time being belonging to cr under the control of them respectively, all necessary and convenient permanent or temporary bridges, booms, pontcons, and floating fenders, piles, rails, roads, buildings, baggage halls, telegraphic, telephonic, electric lighting and other works, waterworks, drains, pipes, cables, shipping places, landing places, gantries, gridirons, cuts, dams, locks, dccks, oranes, caissons, drops, tips, dolphins, lights, moorings, buoys and other works, subsidiary or convenient equipment, machinery appliances and conveniences, and to empower the Port Authority for any purposes of the intended Act to use or alter or exercise any existing powers of the Port Authority relating to the bed, bank, or shores of the Thames, or any stream or creek adjacent to the intended works.

To authorize the Port Authority and the Company respectively to make all necessary and convenient junctions with, and to use, alter the level of, and to cross, break up, alter, divert, erect hoardings in, interfere with and stop up or divert, temporarily or permanently, in whole or in part, all highways, streets, places, roads and footways, river walls, rails, bridges, drawdocks, watercourses and other works, so far as may be necessary or convenient for the purposes of the intended works, and to remove, alter, arch over, or fill up or otherwise interfere with, any lamp-posts, railings, steps, sewers, drains, watercourses, mains, pipes, wires, tubes, gas, water, hydraulic, electric, telegraphic, telephonic and other erections, pipes and apparatus, and to appropriate and use the sub-soil and under-surface of streets and public places, and to make provision for preventing interference with the intended works or the construction thereof.

To authorize the Port Authority and the Company to deviate from the lines and levels of the proposed works shown on the plans and sections to be deposited, as hereinafter mentioned, to such an extent as may be authorized by the intended Act.

To enable the Port Authority and the Company respectively, by compulsion or agreement, to acquire and take on lease and hold

and appropriate in the urban district aforesaid and elsewhere lands, easements, and hereditaments for the purposes of the intended Act and of their respective undertakings, and, notwithstanding any provisions of the Lands Clauses Acts, to hold, sell, exchange, or dispose of any lands or buildings or interests therein belonging to and not required by them respectively, and to acquire easements only in respect of any lands or hereditaments.

To enable the Port Authority and the Company to enter and survey lands which, or as to which, easements may be acquired under the intended Act, and to provide as to costs of disputed compensation and of arbitration in certain cases, to make special provision as to determining purchase money and compensation in respect of lands and interests or easements required for the purposes of the intended Act, and for limiting the amount thereof and claims in respect thereof in certain cases, and as to the tribunal to determine the same, and to exempt the Port Authority and the Company from the provisions of Section 92 of the Lands Clauses Consolidation Act, 1845, as regards any lands or interest therein to be taken under the intended Act, and to empower them to acquire parts only of such lands, to exempt them in respect of any such lands from Sections 127 to 132 of the said Act, and to empower the Port Authority and the Company, notwithstanding anything in the Lands Clauses Consolidation Act, 1845, to retain, sell, lease, exchange and dispose of lands or easements, or interests or rights therein, acquired under the intended Act, and to enable persons having limited interests in lands to grant the same, or easements, rights or interests therein, to the Port Authority or the Company.

To vary or extinguish all public or private rights of way or other rights, if any, over or affecting any railway, road, street, footpath, access, highway, or other place, drawdock or watercourse diverted or stopped up under the intended Act, or over or affecting any lands to be acquired thereunder, and to vest in the Port Authority or the Company or the adjoining owners the site and soil of any such railway, road, street, footpath, access, highway, or other place, drawdock or watercourse freed from any such rights.

Among other roads, streets, footpaths, accesses, highways and places which may be stopped up, or as to which public rights of way or any other rights in, over, or affecting the same, may be extinguished in whole or in part under the powers of the intended Act are the

following:

In the said urban district of Tilbury-

So much of Ferry Road as lies between the commencement of the road diversion (Work No. 3), hereinbefore described, and the junction of Ferry Road with Fort Road.

So much of Fort Road as lies west of the junction therewith of the said road diver-

sion (Work No. 3).

The strip of land 8 feet or thereabouts in width along the river side of Ferry Road, and extending from a point 51 feet or thereabouts measured in an easterly direction from the south-east corner of the Board of Trade Offices on the west side of and near to Tilbury Station to the said station.

... The access for foot passengers on the west side of the said station to the last-mentioned

strip of land.

The river wall on the east side of the said station from the western end of such wall to a point on that wall 220 yards or thereabouts measured in a westerly direction along the said wall from the eastern face of the Worlds End public house.

The access for foot passengers from the road on the east side of the said station to

the said river wall.

To make provision for the maintenance, lighting and repair of the said road diversion (Work No. 3), and any road or way authorized by the intended Act, and of any sewer, drain or work substituted by the Port Authority or the Company for an existing sewer, drain or work by the local authority of the district within which such road diversion, sewer, drain or work is situate, or by any other authority liable to maintain the road or way to be diverted under the intended Act, or such existing sewer, drain or work.

To empower the Port Authority and the Company to construct the intended works, with such carriageways and footways, vaults, sewers, drains, works and conveniences as they shall think proper, and to appropriate and sell any material obtained by them during the construction of such works, and to under-pin or otherwise strengthen walls and buildings which may be affected by such works without being obliged to purchase the same,

To authorize the Port Authority and the Company respectively to levy and recover tolls, rents, rates, and charges on persons and ships, and luggage and goods coming to, on to, or using the said Works Nos. 1, 2 and 4, hereinbefore described, or such part or parts thereof as the intended Act may prescribe, or for services or conveniences afforded by the Port Authority or the Company thereat, and to provide that the said intended Works Nos. 1 and 2 (other than any part thereof vested in the Company) shall for all purposes, including tolls, rents, rates and charges, form part of the Port of London and of the undertaking of the Port Authority, and to apply to such works (other than as aforesaid) any provisions of the Port of London (Consolidation) Act, 1920, and of any other Act or Order relating to the Port of London, and to provide that the said intended Work No. 4 and any part of the floating landing stage vested in the Company under the intended Act shall for all purposes (including tolls, rents, rates and charges) form part of the undertaking of the Company, and to make provision for appointing and regulating the powers and duties of wharf masters and other officers of the Port Authority and the Company with reference to the intended works, and defining their jurisdiction.

To empower the Port Authority or the Company and any Government Department or local or road authority and property owners and others to make and carry out agreements with reference to any objects or purposes of the intended Act, and to confirm any such Agreement entered into prior to the passing thereof, and to empower any such local or road authority to apply their funds or rates or to borrow moneys for any such purposes.

To authorize the Port Authority and the Company to make and carry out agreements and arrangements with respect to maintenance and use construction, any part of the intended works, and matters incidental thereto and traffic thereat,

and to confirm any agreement entered into by those bodies before the passing of the intended Act with reference to any such matters.

To make provision as to control, protection and management of the said intended works, and to empower the Port Authority and the Company to make bye-laws and regulations for such purposes and to better secure the objects of the intended Act, and to provide for the enforcement by penalties or otherwise of the intended Act and such bye-laws and regulations, and the recovery and application of penalties.

To empower the Company to increase their capital and raise further sums of money for the purpose of the intended Act and for the general purposes of the Company by the creation and issue of new stock, ordinary, preference or debenture stock, or other securities, redeemable or otherwise, or by borrowing, and to attach to any such stock or securities such dividends, interests, rights and property as the intended Act may prescribe or provide for, and also to apply to such purposes any existing or authorized capital or funds of the Company.

To repeal Section 8 of the London, Tilbury and Southend Railway Act, 1898.

To extend the time limited by Section 35 of the Port of London Act, 1917, or that time as extended by an Order or Orders made under the Special Acts (Extension of Time) Act, 1915, for the compulsory purchase of lands required for the purposes of the said Act of 1917.

To confer upon the Port Authority and the Company all ancillary powers for carrying the objects of the intended Act into effect, to vary or extinguish all rights and privileges which would or might interfere with such objects, and to confer other rights and privi-

To incorporate with and apply to the purposes of the intended Act and to the Purt Authority and the Company and their respec-tive undertakings, with or without such modifications and variations as may be deemed expedient, or to render inapplicable thereto, any provisions of the Lands Clauses Acts, the Companies Clauses Acts, 1845 and 1889, the Railways Clauses Consolidation Act, 1845, the Railways Clauses Act, 1863, and the Harbours, Docks and Piers Clauses Act, 1847, or some or one of those Acts.

To amend, extend, or repeal, and to apply to any of the purposes of the intended Act any provisions of the Port of London (Consolidation) Act, 1920, the Act 6 and 7 Wm. IV., Cap. 111, and any Act or Order hereinbefore referred to or relating to the Port Authority or the Company or their respective under-

And notice is hereby further given, that on or before the 30th day of November instant plans and sections of the works proposed to be authorized by the intended Act, showing the lines, situations and levels thereof, and plans of the lands intended to be compulsorily taken or used thereunder, with a book of reference to such plans 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 Essex, at his office at Chelmsford, and with the Clerk of the Urban District Council of Tilbury, at his office at Tilbury.

Printed copies of the Bill for the intended Act will be deposited in the Private Bill Office | 231

of the House of Commons on or before the 17th day of December next.

Dated this 15th day of November, 1921.

E. F. TURNER AND SONS, 115, Leadenhall-street, London, E.C., Solicitors.
BEALE AND Co., 16, Great Georgestreet, Westminster, Solicitors. SHERWOOD AND Co., 22, Abingdonstreet, Westminster, Parliamentary

In Parliament—Session 1922.

SAINT MARYLEBONE BOROUGH COUNCIL (SUPERANNUATION).

Further Provisions in regard to the Superannuation of Persons employed by the Saint Marylebone Borough Council; Amendments of and Additions to the Saint Marylebone Borough Council (Superannuation) Act, 1908; Provisions affecting Officers who have served other Local Authorities; Use of Superannuation Fund, and other matters.)

OTICE is hereby given, that application is intended to be made to Parliament in the ensuing Session by the Mayor, Aldermen and Councillors of the metropolitan borough of Saint Marylebone (hereinafter referred to as "the Council") for an Act for all or some of the following objects and purposes (that is

1. To make further provision with respect to the granting of superannuation allowances to officers and servants of the Council, and to extend and modify the provisions relating thereto contained in the Saint Marylebone Borough Council (Superannuation) Act, 1908.

2. To define and make provision with regard to the servants and workmen to whom the superannuation scheme shall apply, and to make further provision with regard the extension of the period of service, the amount of payments to be made to the superannuation fund, the scale of superannuation allowances, the aggregation in certain cases of periods during which officers and servants have served under other local authorities, subject to increased newments local authorities, subject to increased payments to the fund by such officers and servants, the sums to be paid to his representatives in the case of a contributor's death, the use of the superannuation fund for the purpose of any statutory borrowing power of the Council, and the investment of such fund, and in other respects to make such provision as may be deemed necessary to secure a fair effective superannuation scheme.

3. To incorporate, with or without amendment, such provisions of public Acts as may be necessary for carrying into execution the provisions of the intended Act, and to vary and extinguish any rights and privileges which would or might interfere with the objects thereof, and to confer, vary and extinguish other rights and privileges.

Printed copies of the Bill for the intended Act will be deposited in the Private Bill Office of the House of Commons on or before the 17th day of December next.

Dated this 17th day of November, 1921.

James Wilson, Town Clerk, St. Marylebone.

SHARPE, PRITCHARD AND Co., Palace Chambers, Bridge-street, West-minster, S.W. 1., Parliamentary 'Agents.

In Parliament.—Session 1922.

JARROW EXTENSION AND IMPROVEMENT.

(Extension of Borough of Jarrow to include Hebburn and parts of Parishes of Monkton and Boldon Colliery; Increase of County Electoral Divisions and Councillors; Extension of Acts and Powers of Jarrow Corporation to extended Borough; Transfer of Hebburn Quay Undertaking and other Properties, Rights and Assets to Corporation; Alteration of Parishes, Joint Boards, etc., and consequential provisions; Running of Omnibuses within and without Borough; Street Improvements; Variation of Lands Clauses Acts; Special Provisions respecting Streets, Buildings, Sewers, Drains, Infectious Diseases, Preparation, Storage and Sale of Foodstuffs and other Sanitary matters; Borrowing of Money; Sinking Funds; One form of Mortgage and other Financial Provisions; Consolidation of Rates; Bye laws, Penalties, etc.; Incorporation, Repeal and Amendment of Acts; General and Incidental Provisions.)

NOTICE is hereby given that application is intended to be made to Parliament in the ensuing Session by the Mayor, Aldermen and Burgesses of the Borough of Jarrow for an Act (hereinafter referred to as "the Bill") for all or some of the purposes hereinafter mentioned:—

1. In this Notice "the existing Borough" and "the extended Borough" mean the Borough of Jarrow as existing at the date of this Notice and as proposed to be extended by the Bill respectively; "the Corporation" means the Mayor, Aldermen and Burgesses of the existing Borough or the extended Borough as the context requires; "Hebburn" and "the Hebburn Council" mean the Urban District of Hebburn and the Council thereof respectively; "the Rural District" and "the Rural Council" mean respectively the South Shields Rural District and the Council thereof as existing or intended to be altered as

the context requires.

· 2. To alter and extend the boundary of the existing Borough so as to include therein Hebburn, the portion of the parish of Monkton in the Rural District situate northwards of the road from Gateshead to Sunderland, and so much of the parish of Boldon Colliery in the Rural District as lies eastwards of the Newcastle, Leamside and Ferryhill Railway of the North Eastern Railway Company, and northwards of the line commencing at the south-western corner of the enclosure numbered 203 on the 2500 Ordnance Map, Durham Sheet VII. 3, edition of 1919, and proceeding eastwards along the following boundaries of the following enclosures shown partly on that map and partly on the shown partly on that map and partly on the state of the shown partly on the shown p of the said enclosure numbered 203 and the enclosures numbered 189, 187, 186, 185 (being the premises known as High House) and 184, and thence along the south-western, southern and part of the eastern boundaries of the enclosure numbered 210 and the southern corner of the enclosure numbered 211, and thence along the southern and eastern boundaries of the enclosure numbered 212 (being the premises known as Scots House), and thence along the southern boundary of the enclosure numbered 213, and thence along the western and southern boundaries of the enclosure numbered

168 shown partly on the said Ordnance Map Durham Sheet VII. 7, and partly on the 12500 Ordnance Map Durham Sheet VII. 8, edition of 1919, and thence proceeding in a straight line across the occupation road numbered 110 on the last mentioned Map to a point in the western boundary of the enclosure numbered 109 on the said Map Durham Sheet VII. 8, 133 yards or thereabouts and 134 yards or thereabouts measured from the northern and southern extremities of that boundary, and thence along the western and southern boundaries of that enclosure, and thence along the following boundaries of the following enclosures shown on the sad Ordnance Map, Durham Sheet VII. 8, namely, the southern boundaries of the enclosures numbered 108, 117, 120, 124 and 123 and the western and southern boundaries of the southern boundaries enclosure numbered 122, thence proceeding in a straight line across the Pontop and South Shields Branch Railway of the North Eastern Railway Company to and along the southern boundary of the enclosure numbered 134 and terminating at the parish boundary in the River Don at the south-eastern corner of the last mentioned enclosure; the line above described is at distances varying between 75 yards and 350 yards (representing generally one field's depth) southwards of the portion of the Gateshead and Sunderland Road situate between Pool Bridge over the Newcastle, Learnside and Ferryhill Railway aforesaid and Boldon Bridge over the River Don, and where the line is described as following the boundary of an enclosure the centre of the hedge, fence, watercourse or ditch forming that boundary is taken to be such boundary.

3. To extend the parish of Jarrow so as to include the areas to be included within the boundary of the extended borough (which areas are hereinafter called the "added areas"), and to add the remainder of the parishes of Monkton and Boldon Colliery to the parish of Boldon or to provide that the same shall be a separate parish or separate parishes in that district, or to make other alterations in some or one of the parishes in that district.

4. To extend the benefit of all the property, powers, rights and privileges of the Corporation and their liabilities and obligations to the

extended borough.

5. To extend the jurisdiction, powers, authorities, rights, privileges and duties, or some of them, of the Justices of the Peace, Clerk to the Justices, and other peace officers of the existing borough and of the town clerk, auditors, and other officers and servants of the Corporation to and throughout the extended borough, to provide compensation for officers and servants of any authorities in or for the added areas who may suffer loss by virtue of the Bill, and to provide for the trial of offences committed within the extended borough.

6. To make proper provision in relation to municipal, county and poor law elections, and all matters incidental thereto, and the preparation of the lists and registers of local government electors, and for these purposes to modify the provisions of the Representation of the People Act, 1918, and the County and Borough Councils (Qualification) Act, 1914, and any other Acts relating to the matters aforesaid in the application of those Acts to the extended borough.

7. To alter the wards of the existing borough and Hebburn or some of them, and to constitute wards of the extended borough and the extended parish of Jarrow for the election of borough

aldermen and councillors and County councillors and of guardians of the poor for the said parish respectively, and to provide for the election and retirement of the aldermen, councillors and guardians aforesaid and of the County and Rural District councillors and guardians for or in respect of the areas affected by the Bill and remaining outside the extended borough, and the appointment of overseers and assistant overseers and the revocation of appointment of assistant overseers for the extended parish of Jarrow, and to alter and increase the electoral divisions of the county of Durham and the number of the Durham County Councillors.

8. To extend and make applicable to the extended borough all charters, enactments (general, adoptive and local) Orders, bye-laws, rules, regulations, tables of fees and payments, and scales of charges now in force within the existing borough, with such additions, variations and exceptions as may be provided for by the Bill, and to repeal or render inapplicable or extend and make applicable to the extended borough all or some of the enactments, Orders, bye laws, rules and regulations now in force within the added areas, and to provide that any provisions in any local Act or Order for the protection of any of the authorities in the added areas shall enure for the benefit and protection of the Corporation.

9. To enact special provisions in regard to the rating in the added areas and to make

provision for differential rating therein.

10. To continue in force contracts or deeds entered into before the passing of the Bill, or before a date to be therein mentioned, by any authority within the added areas or any part thereof; to continue all actions or proceedings or causes thereof; and to restrict the powers of the said authorities to incur further obligations or liabilities.

- 11. To confer and impose upon the Corporation all or some of the powers, duties and obligations of the Hebburn Council under the Hebburn Quay and Landing Place Act, 1885, and to provide that the Hebburn Council's undertaking under that Act shall form part of the Corporation's existing quay undertaking, and to extend and apply to the former all or some of the provisions relating to the latter undertaking, with such modifications as may be indicated in the Bill.
- To provide for the transfer to and vesting in the Corporation of the rights, powers and privileges of the Hebburn Council under the agreements scheduled to the Northern Counties Electricity Supply Company Limited Act 1913, and all other the property, rights, powers privileges (including the powers and privileges under sections 33 and 34 of the Local Government Act 1894), assets and liabilities of the Hebburn Council and all, or so much as relates exclusively to the remainder of the added areas, or some other part of the property, assets and liabilities of the Rural Council and the parish Councils of Monkton and Boldon Colliery; to provide for the exclusion of the added areas from the jurisdiction of the Councils aforesaid, for the dissolution of the Hebburn Council and the parish Councils of Monkton and Boldon Colliery or one or some of them and for the constitution of a parish Council or parish Meeting for any other parish in the Rural District affected by the Bill and for the transfer to the Boldon Parish Council or some other body of so much (if any) of the property, assets and liabilities of the parish Councils of Monkton and Boldon Colliery respec-

tively as does not relate exclusively to the added

areas or some part thereof.

13. To constitute the Corporation the Burial Authority for the extended borough to the exclusion of any other Burial Authority and to transfer to and vest in the Corporation all or some of the property, assets and liabilities of the Hebburn Council acting as a Burial Authority and of the Jarrow and Monkton Joint Burial Committee, and of the Boldon Parish Council or other the Burial Authority for the parish of Boldon Colliery or some of them; to dissolve the Jarrow and Moukton Joint Burial Committee and provide for the cesser of the rights and jurisdiction of the present Burial Authority for the parish of Boldon Colliery over the portions of that parish to be added to the existing borough and to provide for the burial of persons dying in the portions of the parishes of Monkton and Boldon Colliery respectively added and not added to the existing borough; to alter the constitution and increase the representation of the Corporation on the North East Durham Joint Small Pox Hospital Board and on the Tyne Port Sanitary Authority, and to alter the constitution and jurisdiction of the South Shields Rural and Southwick-on-Wear Joint Hospital Board and any other Joint Board relating to the added areas or any of them.

14. To make provision for the transfer to the Corporation of all provided public elementary schools, and the land, buildings, furniture, fittings and effects held in connection therewith and situate in the added areas, and for the adjust-ment and transfer to the Corporation of all or some of the other assets and of the liabilities in respect of elementary education in the added areas; to continue in force or rescind any byelaws under the Education Acts within the added areas; to extend, alter or amend the education scheme for the existing borough, and to annul or alter the education schemes in force within the

added areas.

15. To modify or an end the provisions of the Local Government Act 1888, and particularly section 62 thereof, and to apply the same to the overseers and guardians affected by the Bill and to parochial adjustments and to enable any body or authority affected by the Bill to borrow money and levy separate rates for the purpose of meeting any financial adjustments consequent upon the Bill.

- 16. To enact all other necessary provisions in regard to the extension of the borough, including provisions relating to the variation or annulment of agreements and orders, the liquidation of current liabilities by the local authorities in the added areas and the levying of special rates therein for defraying such liabilities by such authorities and by the Corporation; the preparation, certification, and deposit of maps; the application or exclusion of adoptive Acts and of the Public Health Acts Amendment Act 1907; the valuation lists; the alteration of the county rate basis; the collection of arrears of rates and the adjustment of balances.
- 17. To empower the Corporation to provide, maintain and run omnibuses within and without the borough, to prescribe the terms and conditions upon which such omnibuses may be run upon any route, and to regulate the fares and charges which may be made in respect thereof.
- 18. To empower the Corporation to provide and maintain sheds, houses, buildings, plant and machinery, shelters, waiting rooms, cloak rooms, and gangways for use in connection with or for the use of persons employed in their omnibus

undertaking, to use portions of the public streets or roads within and without the borough, for the use of such shelters, waiting rooms, cloak rooms, and gangways, to regulate the stopping and starting places of their omnibuses and to attach signs thereof to lamp posts and other standards, to lop trees overhanging highways within or without the borough, to require intending passengers to wait in queues and to make provision for property found in the omnibuses.

19. To empower the Corporation and any other person owning omnibuses, tramways or trolley vehicles which can be worked with the omnibuses of the Corporation to enter into and fulfil agreements with reference to the working or using of or the interchange of the traffic of their respective vehicle, the payment, collection or apportionment of fares, rates and charges to be taken in respect thereof, and incidental matters including the exercise of any rights or powers of either of the contracting parties with reference thereto.

20. To empower the Corporation to make and maintain in the existing borough and parish of Jarrow in the County of Durham the tollowing street works or one of them together with all works and conveniences necessary or ancillary thereto, namely:—

Work No. 1.—A widening on each side to the extent of seven feet or thereabouts of the existing bridge belonging or reputed to belong to the North Eastern Railway Company, and known as the Monkton Terrace Bridge carrying Monkton Terrace over the North

Eastern Railway; and
Work No. 2.—A widening of Bede Burn
Road on the Eastern side thereof, commencing
opposite the South East corner of Dillon
Street, and terminating at a point on the
northern side of the road leading from
Monkton Village to Primrose Hill Hospital
thirty yards or thereabouts Eastwards of the
present junction of that road with Bede Burn

21. To authorize the Corporation to break up, stop up, alter and interfere with (either temporarily or permanently) and to cross over, under or upon any such railways, gas and water pipes and telephone and telegraph apparatus as it may be necessary or convenient so to do in executing the said works.

22. To empower the Corporation for the purposes of the Bill to acquire lands and buildings and easements or rights in lands and buildings by compulsion or agreement, and to exempt the Corporation from the operation of section 92 of the Lands Clauses Consolidation Act 1845 (so as to enable them to acquire parts only of certain properties), and from the provisions of that Act relating to superfluous lands and the entry on lands and to make other amendments in the Lands Clauses Acts in their application to the Bill.

23. To make special provisions with regard to the amount of compensation to be paid in respect of the lands to be acquired under the Bill and the determination thereof; to provide that any buildings erected, alterations made or interest created after such date as may be mentioned in the Bill shall not be taken into consideration in determining such compensation; to render persons claiming compensation liable to pay their own costs and to enable them to amend their claims in certain events.

24. To make further provision and to confer further powers upon the Corporation with regard

to streets and buildings; sewers and drains in the extended borough and especially in respect of the following matters or in the following

respects (that is to say) :-The provision of intersecting streets where new streets are laid out; the width of new streets in certain cases; the future line of existing streets (public and private) and to prohibit the erection of buildings, and ob structions beyond such line in certain cases; the restriction and the prevention and removal of projections over streets; the lopping of trees and shrubs overhanging streets and footpaths; probibiting the erection of buildings until the streets in which the same are proposed to be erected have been defined; the approval by the Corporation of the elevation of buildings erected on front lands; the erection of buildings to a greater height than adjoining buildings; the provision of means of escape from new buildings in case of fire, of pantries and food storage accommodation in new houses and of sanitary conveniences for workmen engaged upon building and other operations and works; providing for buildings reported to be or suspected of being dangerous being dealt with as dangerous structures in certain events and the taking down, repairing and rebuilding of dilapidated or ruinous buildings, the prevention or remedying of damage caused to neighbouring buildings during such operations and the making by the Corporation of and requiring the owners of any such buildings to comply with orders in relation to these matters; prohibiting the entry of petrol and other deleterious substances into sewers, the silting up and choking of watercourses and provision for the same being deemed a nuisance within the meaning of the Public Health Acts; prohibiting the covering over of watercourses except in accordance with plans, sections, specifications and conditions approved by the Corporation; the giving of notice of intention to repair drains; the reconstruction of drains; and the extension, alteration or repeal of the provisions of section 19 of the Public Health Acts Amendment Act, 1890, in their application to the borough.

25. To empower the Corporation to require enlarged sewer for certain purposes in certain cases, to order that houses shall be drained by a combined drain in certain circumstances, to construct and repair combined drains and communications between drains and sewers and to repair private and other drains, and to recover the expense of so doing from the owners or occupiers of the combined drains, the communication drains and other drains, and of the premises affected or concerned or some of such persons, and to provide that combined drains shall be deemed to be drains and not sewers.

26. To make further and better provision with regard to infectious and other diseases and sanitary matters in the extended borough in the following amongst other respects (that is to say):—

To prevent the spreading of infectious diseases and to restrict the attendance of children at Sunday and other schools both public and private where intectious diseases exist, and the closing of such schools; to provide for the removal of the body of a person who has died of infectious disease and to prevent persons coming into contact therewith; to prohibit infected persons from carrying on business; to require information as to the existence of infectious disease to be furnished

to the Medical Officer of Health and to empower him to examine persons where infection disease is supposed to exist, and if thought fit to amend in its application to the borough the definition of the expression "infectious disease" in the Infectious Disease (Notification) Act, 1889, or any Act or Acts amending the same, so as to include measles, German measles, whooping cough, influenza and chicken pox; the cleansing of verminous persons, houses infested with vermin and filthy houses, and to provide for the payment of the cost of such cleansing by the person and the owner or occupier of the premises cleansed respectively in certain events and for the vacation of filthy houses by the occupiers thereof.

27. To make better provision for securing that every dwelling-house or tenement shall have a proper water supply, and a suitable receptacle for refuse and ashes; for regulating the use of ashbins and preventing wilful damage to drains, waterclosets and sanitary apparatus; for courts being flagged; for flagging and draining courts and providing fire alarms, street orderly bins and drinking fountains in or upon streets and other suitable positions within the extended borough; and to authorise the appointment of additional

Inspectors of Nuisances.

28. To regulate the preparation, manufacture, storage, conveyance and sale of meat, fish, potted foods, ice cream and other similar commodities in the extended borough, and the sanitary and other conditions of places in which such commodities, or some of them, are prepared, manufactured, stored or sold, and the use to which the same are put, to require such places and the persons engaged therein to be registered, and to prohibit places being used for all or some of the purposes aforesaid without being registered, and to prohibit such places being used for sleeping accommodation.

29. To enable the Corporation, for the pur-

poses of the Bill, to apply their funds, rates and revenues, and any moneys over which they may have control, and to borrow further moneys on mortgage or other securities charged on the borough fund and borough rate, the district fund and general district rate of the borough, and all or any other funds, rates and revenues of the Corporation, or of some or any of those

securities.

30. To extend the powers of the Corporation in regard to borrowing under the Public Health Act, 1875, and to enable them to re-borrow and to use any sinking fund, instead of borrowing, and to charge all moneys borrowed by them indifferently upon all their undertakings or revenues and the borough fund and borough rate and the district fund and general district rate, to use one form of mortgage and to prescribe the form thereof, and to invest their sinking funds in statutory securities.

31. To empower the Corporation to require evidence of title before registering any transfer or transmission of mortgages or other securities.

32. To make provision for the consolidation of the rates levied in the extended borough or in the parish of Jarrow as proposed to be extended (including the poor, borough and general district rates), for the collection of the rates so consolidated, and for the payment of the proceeds thereof and the revenues of the Corporation (including the revenues from their several undertakings) into one fund, and to enact all necessary provisions in regard to the making assessing, levying, collection and recovery of rates, for the rating of

owners instead of occupiers in certain cases, and to repeal, alter or amend any statutory enactments relating to the matters aforesaid.

- 33. To confer upon the Corporation and their officers, powers of entry and inspection of premises in connection with all or any of the matters referred to in this Notice.
- 34. To exempt the Corporation from liability (except for negligence) when executing works for or on behalf of, or in default of the owners of lands; to exempt persons acting in execution of the Bill from personal liability; to provide for the apportionment of expenses in cases of joint owners, and for the declaration of certain expenses incurred under the Bill to be private improvement expenses under the provisions of the Public Health Acts.
- 35. To enact all necessary provisions for giving full effect to the purposes of the Bill in the extended borough, including the making and confirmation of Bye-laws, the imposition of penalties for breach of the provisions of the Bill or of any Bye-laws made thereunder on persons refusing or preventing the execution of the provisions of the Bill, and for failure to comply with the terms and conditions of any consent given by the Corporation under any Act or otherwise, the laying of informations, the determination of compensation, the recovery, apportionment and application of penalties and expenses, the recovery of demands in the county court, the evidence of appointments and resolutions, the authentication and service of notices, orders and other documents, the giving of compensation in land or partly in land, and other matters incidental to, consequential upon and ancillary to the purposes of the Bill.
- 36. To incorporate with or without amendment or to render inapplicable all or some of the provisions of the following Public Acts:-The Municipal Corporations Act, 1882, the Local Government Act, 1888, the Local Government Act, 1894, the Public Health Acts, the Lands Clauses Acts and the Arbitration Act, 1889, and all Acts amending those Acts respectively; and to alter, extend, amend, repeal, or incorporate with, or without amendment, all or some of the provisions of all or some of the local Acts and Orders confirmed by Act of Parliament and other Orders now in force with respect to the existing borough, or any of the added areas, namely, the Jarrow Corporation Act, 1878, the Jarrow Improvement Act, 1884, the following Local Government Board's Provisional Order Confirmation Acts, namely, Ashton-under-Lyne, &c., Act, 1879, and No. 11 Act, 1899, and the Orders relating to the existing borough, thereby confirmed, the Hebburn Quay and Landing Act, 1885, the Northern Counties Electricity Supply Company, Limited, Act, 1913, the North East Durham Joint Small Pox Hospital Orders, 1904 to 1910, the South Shields Rural and Southwick-on-Wear Joint Hospital Orders, 1903 to 1904, the Act 17 and 18 Vict., cap. 211, and any other Act relating to the North Eastern Railway Company, and the Order of the Local Government Board made under the Public Health (Ships, &c.) Act, 1885, and dated the 29th March, 1897, constituting the Tyne Port Sanitary Authority and all Orders, local Acts and Orders, confirmed by Act. of Parliament amending the beforementioned Acts and Orders or any of them.
- 37. To vary or extinguish all rights, powers and privileges inconsistent with, or which would, or might in any way interfere with any of the

objects of the Bill, and to confer other rights,

powers and privileges.

A map in duplicate showing as well the present boundaries of the existing borough and of Hebburn as the boundaries of the proposed extension of the existing borough will on or before the 30th day of November instant, be deposited with the Town Clerk of the existing borough at the Town Hall, Jarrow, and with the Clerk to the Hebburn Council at his office at Hebburn.

Dur licate plans and sections showing the lines, situations and levels of the intended works, and plans showing the lands and property to be taken or used compulsorily under the powers of the Bill, 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 the aid lands, and a copy of this Notice, as published in the London Gazette, will, on or before the same 30th day of November be deposited for public inspection with the Clerk of the Peace for the County of Durham, at his Office at the Shire Hall, Durham, and on or before the same day a copy of the said plans, sections and book of reference, together with a copy of this Notice, as published in the London Gazette, will be deposited for public inspection with the Town Clerk of the existing borough at the Town Hall, Jarrow.

Printed copies of the Bill will be deposited in the Private Bill Office of the House of Commons on or before the 17th day of December next.

Dated this 17th day of November, 1921.

GEORGE JOHNSON, Town Clerk, Jarrow.

Torr, Durnford and Co., 2, Millbank House, Westminster, Parliamentary Agents.

In Parliament.—Session 1922.

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PADIHAM URBAN DISTRICT COUNCIL.

(Construction of New Waterworks; Abandonment of Wood House Reservoir; Compensation Water; Compulsory Purchase of Lands; Common Lands; Increased Charges for Water; Provisions as to Water Supply; Street Widenings and Improvements; Purchase of parts only of certain Premises; Purchase of Fenny Fold Farm and laying out same as Recreation Ground and other Purposes; Power to Charge for Admission; Bands and Concerts; Amending Section 55 of Padiham Urban District Council Act, 1908; Provisions with regard to Streets and Buildings; Acquisition, Retention and Sale of Lands; Sanitary Powers; Closet Accommodation; Human Food; Disease; Sewers and Drains; Food; Infectious Verminous Houses and Children; Offensive Trades; Power to Borrow; Consolidation of Rates and other usual Clauses conferred on Local Authorities for the Health and Improvement of the District; Amendment, Repeal, and Incorporation of Acts.)

OTICE is hereby given, that application is intended to be made to Parliament in the ensuing Session by the Urban District Council of Padiham (in this Notice referred to as the Council) for an Act for all or some of the following purposes:—

1. To authorize the Council to make and

maintain the waterworks hereinafter described in the rural district of Burnley, in the County Palatine of Lancaster, namely:—

Work No. 1.—The enlargement of the existing Churn Clough Reservoir of the Council constructed under the powers of the Padiham Local Board Act, 1882 (herein referred to as the Act of 1882), by the raising and extension of the existing embankment and waste weir of the said reservoir, which embankment and waste weir when raised and extended will be 567 yards or thereabouts in length.

The said embankment when raised and extended will commence at a point 260 yards or thereabouts measured in a straight line in a south-easterly direction from the south corner of the building called Little Craggs, and will terminate at a point 70 yards or thereabouts measured in a straight line in a north-easterly direction from the northern corner of the reservoir-keeper's house. The said enlargement will be situate in the parishes of Sabden and Goldshaw Booth.

Work No. 2.—An aqueduct, conduit or line or lines of pipes commencing at a point in the stream called Churn Clough flowing into the existing Churn Clough Reservoir 260 yards or thereabouts measured in a straight line in a north-easterly direction from the northern corner of the reservoir-keeper's house, and terminating near the north-west corner of the said reservoir at a point in the existing flood water channel 275 yards or thereabouts measured in a straight line in a south-easterly direction from the south corner of the building called Little Craggs. This work will be situate in the parishes of Sabden and Goldshaw Booth.

Work No. 3.—An aqueduct, catchwater, conduit or line or lines of pipes commencing at a point in the stream called Wood House Brook 300 yards or thereabouts measured in a straight line in a north-westerly direction from the north-west corner of the building called Stainscomb, and terminating in the existing Churn Clough Reservoir at a point 90 yards or thereabouts measured in a straight line in a north-easterly direction from the north corner of the reservoir-keeper's house. This work will be situate in the parishes of Sabden and Goldshaw Booth.

Work No. 4.—An aqueduct, conduit or line or lines of pipes commencing in the existing valve house below the embankment of Churn Clough Reservoir, and terminating in the Wood House Brook at a point 80 yards or thereabouts measured in a straight line in a south-easterly direction from the south corner of the building called Wood House. This work will be situate in the parishes of Sabden and Goldshaw Booth.

Work No. 5.—An aqueduct, catchwater, conduit or line or lines of pipes commencing at a point in the dyke on Stephenson Dole at the head of Wood House Brook and Cock Clough 327 yards or thereabouts measured in a straight line in a westerly direction from the western corner of the building called Cock Barn, and terminating at a point 20 yards or thereabouts measured in a straight line in a southerly direction from the point of commencement hereinbefore described. The above work will be wholly situate in the parish of Goldshaw Booth.

- 2. To authorize the Council to deviate laterally and vertically from the lines and levels of the intended works shown on the deposited plans and sections hereinafter mentioned to the extent to be shown on the said plans and sections or defined in the intended Act.
- 3. To empower the Council to acquire, by compulsion or agreement, for the purposes of the intended Act lands and hereditaments and easements and rights in, over or under the lands and hereditaments in the parishes of Goldshaw Bcoth and Sabden, in the rural district of Burnley and in the urban district of Padiham, shown on the deposited plans and described in the deposited book of reference.
- 4. To authorize the Council on any lands belonging to them or acquired under the intended Act or over which they may obtain easements to make, maintain, alter, renew and repair wells, boreholes, adits, tunnels, drifts, headings, reservoirs, roads, tanks, basins, gauges, meters, filters, filter beds, weirs, dams, sluices, chambers, outfalls, drains, discharge pipes, aqueducts, culverts, channels, conduits, mains, standpipes, valves, hydrants, junctions, telephones, telegraphs, engines, pumps, machinery, apparatus, appliances, buildings, houses, washouts, overflows, bridges, works and conveniences.
- 5. To authorize the Council to acquire compulsorily and use for the purposes of their waterworks and the works connected therewith the following lands, which are or are reputed to be common or commonable lands; that is to say, certain lands in the parish of Goldshaw Booth and the rural district of Burnley, known as Spence Moor, of which it is proposed to take 57.207 acres and certain lands in the parish of Sabden and the rural district of Burnley, known as Pendleton Moor, of which it is proposed to take 54.739 acres.

6. To empower the Council to take, divert, collect, impound, appropriate and use all such springs and waters as can be diverted, collected, impounded, appropriated or taken by the proposed works or any of them.

7. To alter the amount of and the terms and conditions upon which compensation water is to be given in respect of the existing or authorized works of the Council, and to make provision for the compensation water to be given in respect of the existing works and the works proposed to be authorized by the intended Act.

8. To make provision for securing the purity of all water obtained by the Council under the intended Act or by means of their existing or authorized works, and (amongst other things) to enable them to acquire lands and construct works for intercepting all impure water and preventing the same entering the waterworks of the Council, and to enter into agreements with the owners, lessees or occupiers of lands with reference to the execution of any such works, the draining of such lands or the collecting, conveying or preserving the purity of the water.

9. To authorize the Council to make byelaws for the prevention of pollution of the sources of supply, and to enable them to discharge water from their existing or proposed aqueducts, conduits and other waterworks into any available stream or watercourse.

10. To authorize the Council for and in connection with the proposed and their existing waterworks to lay down, maintain, alter and

renew mains, pipes, culverts, discharge pipes, telephone or telegraph conductors, wires and posts, pillars, boxes, chambers, rails and other works in, through, along, under, across and over highways (whether dedicated to the public or not, and whether situate within or without the limits of the Council for the supply of water), streets, roads, streams, paths and railways, and for those purposes to extend to such works all or any of the provisions of the Waterworks Clauses Acts, 1847 and 1863.

11. To constitute the proposed works hereinbefore described part of the water undertaking of the Council, and to extend and apply thereto all or some of the enactments relating to that undertaking and the supply of water therefrom, and to extend and apply all or some of the provisions of the intended Act to all or some of the existing waterworks of the Council.

12. To authorize the Council to abandon the Wood House Reservoir authorized by the Padiham Local Board Act, 1889, and to enable the Council to deal with the site thereof, and any lands acquired by them in connection therewith, and to repeal or amend the obligations of the Council to give compensation water in respect of the same.

13. To confer further powers on the Council with regard to the supply of water, and in particular to authorize the Council to increase the charges for water supplied for domestic and other purposes, to alter the basis on which the charges for water are made, to provide that Section 35 (Charges for water supplied in outside area) of the Padiham Urban District Council Act, 1908, shall apply to the charges authorized by the intended Act, to enable the Council, with the sanction of the Ministry of Health, at any time to increase the water charges by such amount as the Council may consider necessary in order to meet the estimated expenditure of the water undertaking of the Council, to provide that the Council shall not be bound to supply with water otherwise than by agreement or measure any building used by an occupier as a dwelling-house whereof any part is used by the same occupier for any trade or manufacturing purposes for which water is required, or any workhouse, hospital, asylum or sanitorium, and enabling the Council to require that the sum paid for any such supply by measure shall not be less than the sum which would have been chargeable in respect of such supply had the supply been given under the provisions of the in-tended Act relating to the supply for domestic purposes otherwise than by measure, to prescribe an additional charge for water supplied for washing horses, carriages or motor cars, or for other purposes, in stables or premises where horses, carriages, or motor cars are kept, or for garden purposes or if a hose-pipe or similar apparatus is used, enabling the Council to fix the dates when the water charges shall be payable, to require the owners of small houses to pay water rates, to enable the Council to make bye-laws for preventing waste of water, to make provisions with regard to the detection and prevention of waste and the connecting and disconnecting of meters, to enable the Council to supply materials and enter premises for the removal of meters and fittings, to make provision with regard to the maintenance of pipes used for the supply of water to more than one house, to require that the register of the meter shall be prima facie evidence of the

amount of water consumed, and to provide for the sale of water in bulk.

14. To enable the Council to make and maintain the following street works in the urban

district of Padiham, namely:—
Work No. 1.—A widening of Churchstreet on the southern side thereof between Inkerman-street on the west and a point 34 yards or thereabouts west of the junction of Church-street with Calder-street.

Work No. 2.—A widening of Burnleyroad on the southern side thereof between the eastern side of Bridge End Mill-yard entrance and the junction of that road with

Sagar-street.

Work No. 3.—A widening of Burnleyroad on the southern side thereof between a point 15 yards or thereabouts east of the junction of that road with Sagar-street and the junction of that road with Riley-street.

Work No. 4.—A widening of Burnleyroad on the southern side thereof between points respectively 11 yards or thereabouts and 28 yards or thereabouts of the junction

of that road with Hapton-street.

Work No. 5.—A widening of Burnleyroad on the southern side thereof between the junction of that road with Hambledonstreet and a point 28 yards or thereabouts east of the junction of that road with Hambledon-street.

Work No. 6 .- A widening of Burnleyroad on the northern side thereof between Spa-street and a point 18 yards or thereabouts east of the junction of that road and Spa-street.

Work No. 7.—A widening of Burnley road on the northern side thereof between points respectively 112 yards or thereabouts and 130 yards or thereabouts west of the junction of that road and Spa-street.

15. To define the limits of deviation and to empower the Council to construct subsidiary works, including the alteration of steps, areas, cellars, windows, pipes and drains, and to stop up and interfere with streets during the execution of the works.

- 16. To make provision with regard to the acquisition of lands and easements, the correction of errors in plans and book of reference, the compensation to be paid on purchase of lands and the buildings thereon, the extinction of rights of way, the purchase of additional lands by agreement, and the provision of dwelling-houses for persons in the employment of the Council.
- 17. To empower the Council to retain, hold and use, or to sell, lease, exchange or otherwise dispose of, in such manner and for such consideration and purpose, and on such terms and conditions as they may think fit, and either in consideration of the execution of works or of the payment of a gross sum, or of an annual rent or of any payment in any other form, any lands or interest in lands acquired or to be acquired under the intended Act, or any other Act, whether local or general, or any Provisional or other Order, and to sell, exchange or dispose of any rents reserved on the sale, lease, exchange or disposition of such lands or interests, and to make, do and execute deeds, acts and things for those purposes, and to give or take money for equality of exchange and for the purposes aforesaid or any of them, to vary the rights and obligations of the Council under the Lands Clauses Acts or the Public

Health Act, 1875, and to empower the Council on selling lands to reserve all or any of the water rights or easements attaching thereto.

18. To make provisions as to the application and disposal of capital moneys received by the Council on the re-sale, exchange or leasing of

19. To enable the Council to purchase by agreement Fenny Fold Farm, situate partly within the urban district of Padiham and partly within the parish of Hapton, in the County Palatine of Lancaster, and to lay out parts thereof as pleasure and recreation grounds, and to utilise other portions of the lands and the buildings for other purposes.

20. To empower the Council to let to any club, company, body or persons any portion of any park or place of public resort or recreation, and upon the portions so set apart to erect, construct, maintain and let all proper and convenient houses, pavilions, dressingrooms and other buildings, works and conveni-ences, to charge for admission to any parts of any public park, pleasure or recreation ground and to and for the use of any buildings or enclosures thereon, to provide or contribute towards the payment of bands and concerts, entertainments, meetings, exhibitions and amusements, and charge for admission thereto, to advertise the same and make bye-laws in respect thereof.

21. To enable the Council to appropriate and use for other purposes any lands and hereditaments for the time being vested in them and not required for the purposes for which

the same were acquired.

22. To enable the Council to acquire compulsorily parts only of houses, buildings and other property without being required to purchase any greater part or the whole thereof and to relieve the Council from the provisions of section 92 of the Lands Clauses Consolidation Act, 1845.

23. To empower the Council to acquire lands adjacent to any street and to pull down and remove any existing buildings thereon and to sell, exchange or grant building leases, or to erect on such land and on any lands for the time being of the Council houses, shops and other buildings and to sell or let the same.

24. To relieve the Council from any or every obligation to which they may be subject, to sell or dispose of lands acquired by them under the powers of the intended Act and not required for the purposes for which such lands

were acquired.

25. To confer upon the Council further powers in regard to streets, buildings and sewers in the district and in particular that no building shall be allowed in any new street until the whole length of the street has been defined, the provision of street orderly bins, the prohibition of petrol being allowed to enter sewers, provisions with regard to combined drains and to require owners to repair and cleanse culverts.

- 26. To amend the provisions of the Padiham Urban District Council Act, 1908, in regard to the making up and taking over by the Council of Dryden-street, Abingdon-street and Thompson-street and the payments to be made by the owners of the Gawthorpe Estate and others in respect of such making up.
- 27. To confer upon the Council further sanitary powers and in particular to require owners and occupiers to provide and maintain sani-

tary dustbins and to restrict the use of ashbins, to inflict penalties for wilful damage to drains, water and other closets, ashpits or dustbins, to provide for the conversion of existing closet accommodation into water closets and to require the owner to bear the whole or part of the expense and to enable the Council to make

byelaws as to water closets.

28. To empower the Council to make byelaws as to places to be used for preparation of cooked or other food and as to the inspection of meat brought into the district and also as to the covering of meat while being conveyed in or through the district, to prohibit the blowing or inflating of carcases and to provide that every dwelling-house shall be provided with storage accommodation for food and be preperly ventilated and to regulate the manufacture and sale of ice-cream.

29. To confer upon the Council further powers with regard to infectious disease and in particular to prohibit infected persons from carrying on business, to require persons to furnish the names of laundrymen to whom any clothes have been sent from any house in which a case of infectious disease exists with penalty for withholding information from the Medical

Officer of the district.

30. To provide for the medical examination of inmates of common lodging-houses where infectious disease is supposed to exist and to restrict the attendance of children at Sunday schools and other places of assembly for the prevention of the spread of infectious disease and to compensate persons ceasing employment by direction of the Council.

31. To provide that houses infected with vermin shall be cleansed and to impose penalties on failure to comply therewith, to enable officers of the Council to examine the clothing of children and if the same are infested with vermin or in a foul or filthy condition to require the parents or guardians of such children

to cleanse the same.

32. To define what is the establishment of a new business for the purposes of section 112 of the Public Health Act, 1875, and to make provision for the discontinuance of offensive trades and the enforcement of penalties on failure to

comply therewith.

33. To enable the Council to raise money by mortgage or otherwise for any of the purposes of the intended Act and to charge the moneys so borrowed on the revenues of any of their undertakings and on the district fund and general district rate or other funds, rates and properties of or under the control of the Council, to prescribe the period within which such moneys shall be repaid, to make further provision in regard to the borrowing, re-borrowing and repayment of money by the Council, including the suspension of any payment to any sinking fund for such period as may be specified in the intended Act and to apply to the moneys to be borrowed under the intended Act some or all of the provisions as to financial matters contained in any of the existing Acts of the Council and other usual financial provisions.

34. To provide for the application of the revenue arising from the water undertaking of the Council and that any deficiency in that revenue and any expense incurred in carrying out the powers to be conferred by the intended Act shall be charged upon the district fund and general district rate of the district.

35. To consolidate the rates levied in the district and to provide that the general district rate shall be levied and collected as part of the poor rate, to make provision with regard to the making, assessing, levying, collection and recovering of rates for the rating of owners instead of occupiers in certain cases, and to repeal, alter or amend any statutory enactments, whether in local or in general Acts, relating to the matters aforesaid.

36. To enact all necessary provisions for giving full effect to the purposes of the intended Act or of the general or local Acts in force in the district, including the making and confirmation of bye-laws, the imposition of penalties for breach of provisions of the intended Act, or of any bye-laws thereunder, or for obstructing the Council or their officers, the determination of compensation, the laying of informations, the recovery, apportionment and application of penalties, damages, expenses, costs and charges, the recovery of demands in

the county court and the entry of premises.

37. To alter, amend or repeal, and, if thought fit, to re-enact and extend to the intended Act (with or without modification) all or some of the provisions of the Padiham Waterworks Act, 1854, The Padiham Water Act, 1874, The Padiham Local Board Act, 1882, The Padiham Local Board Act, 1889, The Padiham Urban District Council (Water) Act, 1896, The Padiham Urban District Council Act, 1908, and any other Act or Order relating to the Council.

38. To incorporate and apply, with or without modification, or render inapplicable all or some of the provisions of the Lands Clauses Acts, the Railways Clauses Consolidation Act, 1845, the Waterworks Clauses Acts, 1847 and 1863, the Acquisition of Land (Assessment of Compensation) Act, 1919, and the Public

Health Acts.

And Notice is hereby given, that duplicate plans and sections showing the lines, situations and levels of the intended works and the lands and other property which may be taken compulsorily under the powers of the intended Act, together with a Book of Reference to such plans, and a copy of this Notice as published in the London Gazette, will, on or before the 30th November, 1921, be deposited for public inspection with the Clerk of the Peace for the County Palatine of Lancaster at his office at Preston; and on or before the same day a copy of the said plans, sections and book of reference, together with a copy of this Notice as published in the London Gazette, will be deposited for public inspection with the respective Clerks to the Council and the Rural District Council of Burnley at their offices at Padiham and Burnley respectively, and also with the Clerks to the Parish Councils of Sabden and Goldshaw Booth at their offices at Sabden and Newchurch-in-Pendle respectively.

Printed copies of the Bill will be deposited at the Private Bill Office of the House of Commons on or before the 17th day of December, 1921.

Dated this 14th November, 1921.

JAS. C. WADDINGTON, Burnley, Clerk and Solicitor to the Council.

Baker and Son, 35, Parliament-street, Westminster, S.W. 1, Parliamentary Agents. In Parliament.—Session 1922.

DARTMOUTH HARBOUR COMMISSIONERS (RECONSTITUTION).

(Alteration, &c., of Constitution of the Dartmouth Harbour Commissioners; Reduction or Increase of Members; Further Representation to Dartmouth Corporation; Representation to Shipowners, Coalowners, Traders and others and Kingswear Parish Council or Ratepayers and Great Western Railway Company; New Electors; Qualification of Electors; Qualification and Election of Members and Procedure in reference thereto; Abolition of Property Qualification, Life Tenure of Office and other Existing Rights; Alteration and Increase of and New Tolls, Rates and Charges; Costs of Act; Repeal, Amendment and Incorporation of Acts, &c.)

OTICE is hereby given, that application is intended to be made to Parliament in the ensuing Session for an Act for all or some of the following amongst other purposes (that is to say):—

1. To alter or provide for the alteration of the constitution, and if thought fit to increase or reduce or provide for the increase or reduction of the number of the Dartmouth Harbour Commissioners incorporated by the Dartmouth Harbour Order, 1863, confirmed by the Pier and Harbour Orders Confirmation Act, 1863 (hereinafter referred to as "the Commissioners"), and to alter, amend or repeal or provide for the alteration, amendment or repeal of all or some of the provisions of that Order or any other Act or Order which regulates or provides for or relates to the constitution of the Commissioners and matters incidental thereto, and (if thought fit) to make provision that or whereby the Mayor, Aldermen and Burgesses of the borough of Dartmouth (hereinafter referred to as "the Corporation") and the parish council or the owners of property and other persons rated to the relief of the poor for the parish of Kingswear, in the rural district of Totnes, the Great Western Railway Company, and the shipowners, coalowners, traders and other persons carrying on business or trading in, at, to or from the Harbour of Dartmouth (in this Notice called "the Harbour") and all or any other persons interested in the trade and development of the Harbour, and persons liable to the payment of dues, rates, tolls or charges under the provisions of the said Order, the Dartmouth Harbour Order, 1870, confirmed by the Pier and Harbour Orders Confirmation Act, 1870 (No. 1), the Dartmouth Harbour Improvement Act, 1882, and the Dartmouth Harbour Order, 1894, confirmed by the Pier and Harbour Orders Confirmation (No. 1) Act, 1894, or some or one of them or any other Act in respect of the use of the Harbour or facilities thereat or of vessels resorting thereto or goods or animals shipped or unshipped or transhipped at or in the Harbour, or all or some of such persons shall be granted representation or larger representation upon the Dartmouth Harbour Commission, and if thought fit to or to make provision which will or may abolish and take away, limit, amend or vary the existing property qualification and other existing rights or powers of being or acting as a Commissioner of the Harbour, or of electing or appointing the Commissioners or any of them, and in particular to abolish the right of all or any of the Commissioners to hold office for life and the right of the Commissioners for the time being to nominate and appoint or co-opt additional Commissioners.

2. To repeal all or some of the provisions of the Act and Orders aforesaid and any other Act or Order amending the same or relating to the Commissioners, and to prescribe or alter or to provide for the alteration of the qualification or duration of office of any existing, additional or other present or future member of the Commission and the mode or method of his appointment or election and retirement, and the qualification of electors, and to confer upon the persons entitled to appoint or elect Commissioners such rights or powers with respect to the appointment and revocation of appointment or election of Commissioners, or to restrict or vary any existing rights, powers or privileges for those purposes as may be found requisite or expedient for the purposes of the Act and Orders aforesaid or of the undertaking of the Commissioners or as may be provided by the intended Act.

3. To apply to or incorporate in the intended Act, with or without modification, all or some of the powers conferred upon the Commissioners by the Act and Orders aforesaid, and to make new or alter existing provisions with respect to the rights and duties of the Commissioners or electors, the scale and mode of voting, the filling up of vacancies, the hearing and determining of claims and objections, the appointment of revisors, and any other matters relating to the constitution or the reconstitution under the intended Act of the Commission, or incidental or ancillary thereto, or to the purposes and objects of the intended Act or any

of them.

4. To alter and increase the tolls, rates and charges leviable by the Commissioners in respect of the use of their quays and the quays of the Corporation, and in particular to increase the tolls, rates, charges and sums mentioned in section 32 of and Schedule B. to the Dartmouth Harbour Improvement Act, 1882, and to prescribe the tolls, rates and charges to be levied and taken at the quays of the Corporation, and to authorize the Commissioners to levy and recover tolls, rates and charges in respect of goods not mentioned in the said Schedule B.; and of passengers landed, shipped or transhipped at, or landing at, or embarking from those quays, or some or one of them, and, if thought fit, to require the Commissioners to demand and take all or some of such tolls, rates and charges, and to provide for the transfer to the Corporation of the right to demand and take and recover all or any of such tolls, rates and charges in respect of goods and passengers using the quays of the Corporation.

5. To vary or extinguish all rights and privileges which would or might in any manner impede or interfere with all or any of the objects of the intended Act, and to confer other rights and privileges, and to repeal, alter or amend. so far as may be necessary or expedient for any of the purposes of the intended Act, all or some of the provisions of the Acts and Orders afore-

said.

6. To provide for the payment of the costs of the Bill for the intended Act out of the revenues or funds of the Commissioners and the Corporation, or one of them, and to enable those bodies, or one of them, to borrow moneys for that purpose, and to provide for the repayment thereof, and to make other usual financial

provisions.

7. To incorporate (with or without amendment) some or all of the provisions of the following Acts, or some of them (that is ta say):—The Commissioners Clauses Act, 1847, and the Harbours, Docks, and Piers Clauses Act, 1847, the General Pier and Harbour Act, 1861, the General Pier and Harbour Act, 1861, the General Pier and Harbour Act, 1861, Amendment Act, 1862, the Harbours and Passing Tolls, &c., Act, 1861, and any Act or Order amending those Acts or any of them.

And notice is hereby further given, that on or before the 17th day of December next printed copies of the intended Act will be deposited in the Private Bill Office of the House

of Commons.

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Dated this 17th day of November, 1921.

ALMY AND THOMAS, Bank-chambers, Torquay, Solicitors.

TORR, DURNFORD AND Co., 2, Millbank House, Westminster, S.W. 1, Parliamentary Agents.

In Parliament.—Session 1922.

SHEPTON MALLET WATERWORKS.

(Confirmation of existing Waterworks and of acquisition of Lands and Interests in Lands and Waters in Parish and Urban District of Shepton Mallet; Power to acquire Lands and Interests in Lands for Protection of Water and Waterworks; Agreements as to Drainage of Lands; Defining Limits of Supply of Company; Increased Rates and Charges for Supply of Water; Further Provisions as to Supply of Water and Conditions Affecting Supply; Construction of Mains and Works in Public and Private Streets; Supply of Water in Bulk to or by the Company; Amendment of Section 35 of Waterworks Clauses Act, 1847; Guarantees by Local Authorities; Meters and Fittings; Conversion and Consolidation of Capital and Issue of Consolidated Capital in lieu of Existing Shares; Additional Capital and Borrowing Powers; Power to Issue Redeemable, Preference and Debenture Stock; Issue of Capital in respect of Revenue Spent on Capital Purposes; Transfer of Sums to Reserve Fund; Interim Dividends; Closing of Registers, etc.; Powers and Rights of Directors; Incorporation, Repeal and Amendment of Acts, and other matters.)

Mallet Waterworks Company (hereinafter called "the Company") intend to apply to Parliament in the ensuing Session for an Act for effecting all or some of the following (amongst other) objects and purposes (that is

to say):—

1. To sanction and confirm the construction by the Company of the existing waterworks hereinafter described, and to authorize the Company to maintain and continue, repair, alter and renew, enlarge, extend or discontinue the said waterworks. The waterworks hereinbefore referred to are situate in the Parish and Urban District of Shepton Mallet, in the County of Somerset, and are:—

(1) A tank or reservoir situate on land belonging to the Company on the southwesterly side of Beacon Hill, in the enclosure Nod. 71 on the 2500 Ordnance Map of the County of Somerset, Sheet XLI, 8 (Second Edition, 1903) at a point 173 yards or thereabouts measured in a north-easterly direction from the south-easterly corner of that enclosure, and 266 yards or thereabouts measured in a south-easterly direction from the south-east corner of Lapwing Farm.

(2) An aqueduct, conduit or line or lines of pipes commencing in or at Work No. 1 hereinbefore described, passing first in a southerly and then in a westerly direction through the said enclosure Nod. 71, and through enclosures Nod. 65, 62, 61, 60 and 59 on the said map and sheet, across Yelling-mill-lane, through enclosures Nod. 282, 283, 279, 276, 290, 275, 272, and 266 on the said map and sheet, into and along the Bathroad to its junction with Kilver-street Hill, along Back-lane to and terminating at the junction of that lane with Windsor Hill-lane by a junction with the aqueduct or line of pipes belonging to the Company which passes along Windsor Hill-lane from the Windsor Hill Waterworks of the Company to their reservoir at Lower Downside.

2. To sanction and confirm the purchase or acquisition or taking on lease by the Company of, and to authorize the Company to hold and use any lands, easements, rights in lands or waters or other property which have been acquired by them for the purposes of the said works or any of them in the parish and urban district aforesaid; to sanction and confirm the expenditure of money by the Company for the purchase of such lands, easements, rights or property, and for the construction of the said works; and to confirm any conveyances, grants or other deeds entered into by the Company in relation to the acquisition or taking on lease of such lands, easements, rights or property.

of such lands, easements, rights or property.

3. To authorize the Company to take, divert, appropriate and use all such springs and waters as can be collected and taken by the works which are proposed to be sanctioned and confirmed by the intended Act or any of

them.

4. To authorize the Company on any lands belonging to them or acquired under the intended Act or over which they may obtain easements, to make and maintain, alter, renew and repair wells, boreholes, adits, tunnels, shafts, headings, reservoirs, roads, ways, tanks, gauges, meters, filters, filter beds, purification tanks, drains, discharge pipes, culverts, channels, catchwaters, mains, pipes, telegraphs, telephones, engines, machinery, apparatus, appliances, buildings and other works and conveniences, and to confer upon the Company full powers of access to the works aforesaid or any of them.

5. To provide that the works sanctioned and confirmed by the intended Act and any works constructed by the Company under the powers thereof shall for all purposes form part

of the undertaking of the Company.

6. To make provision for securing the purity of all water obtained by the Company under the provisions of their existing Acts or under the provisions of the intended Act and amongst other things to enable them to acquire lands and construct works for intercepting all impure water and preventing the same entering the waterworks of the Company, and to enter into

agreements with the owners, lessees and occupiers of lands with reference to the acquisition of any such lands, the drainage of such lands, or collecting, conveying or preserving the purity of the waters of the Company.

7. To enable the Company to acquire by agreement additional lands for the purposes of their water undertaking, including the works proposed to be sanctioned and confirmed by the intended Act; to confer further powers upon the Company with reference to the leasing, retention and disposal of lands; to exempt the Company from the provisions of the Lands Clauses Consolidation Act, 1845, relating to superfluous lands; to make other amendments in the Lands Clauses Acts in their application to the intended Act and the Company; and to enable the Company to reserve any water rights in lands disposed of by them.

8. To vary or extinguish all rights over any lands acquired by the Company under the intended Act, and to empower the Company in or on any such lands, or any other lands for the time being held by them, or in respect of which they hold the necessary easements, to exercise all or any of the powers of the Waterworks

Clauses Act. 1847.

9. To authorize the Company to discharge water from their existing and proposed aqueducts, conduits and other waterworks into any available stream, watercourse or sewer.

10. To authorize the Company for and in connection with their waterworks to lay down, maintain, alter and renew mains, pipes, culverts, telephones, wires, posts and other works in, under, across and over highways (whether dedicated to the public or not, and whether situate within or without the limits of supply of the Company), streets, roads, paths, streams and railways, and for those purposes to extend to such works all or some of the provisions of the Waterworks Clauses Acts 1847 and 1863.

11. To define the limits of supply of the Company so as to include therein:—

The whole of the urban district of Shepton Mallet and such part of the parish of Croscombe, in the rural district of Shepton Mallet, in the county of Somerset, as is bounded on the southerly and easterly sides thereof by the boundary of the Shepton Mallet urban district, and on the north-westerly and westerly sides thereof by the southerly boundary of Ham-lane and the easterly boundary of the road leading from Shepton Mallet to the village of Croscombe, between the point where that road leaves the boundary of the said urban district and its point of junction with Ham-lane aforesaid, and to amend the existing Acts of the Company so far as may be necessary for the purpose of such definition. To provide that where the boundary of the limits of supply runs along a highway or road the Company may supply water to premises on both sides of such highway or road, and any premises so supplied shall be deemed to be included within the limits of supply of the Company.

12. To alter or increase the rents, rates and charges which the Company may take and recover in respect of the supply of water by them, and to provide for the revision of such rents, rates and charges, and for those purposes to alter, amend, extend or repeal all or any of the provisions of the Shepton Mallet Waterworks Acts, 1859 and 1876.

To make further provision with regard to the supply of water by the Company, and. to provide that in certain cases water rates shall be paid by the owner instead of the occupier of premises; to enable the Company to require the laying and use of separate pipes for affording a supply to separate houses, tenements or premises; to confer upon persons liable to maintain pipes and apparatus the like powers of opening the ground as are conferred upon them by the Waterworks Clauses Act, 1847, for the purpose of laying pipes; to confer upon the Company the exclusive right of connecting service or communication pipes to the Company's mains or undertaking; to prohibit, subject to penalties, any body or person, other than the Company, from interfering with any mains or other apparatus of the Company: to empower the Company to place meters in streets and elsewhere for the purpose of detecting waste of water; to exempt the Company from liability to supply several houses by one pipe; to require notice of discontinuance of supply to be given to the Company; to make bye-laws for preventing the waste of water; to empower the Company to sell meters and fittings; to require notice of connecting or disconnecting meters to be given to the Company; to prescribe penalties for injuring meters or other apparatus belonging to the Company; to make provision with regard to the maintenance of any common pipe belonging to several owners or occupiers of houses, the supply to houses partly used for trade, the supply of water by measure and the use of hosepipes, and in other respects to alter and add to the conditions affecting the supply of water by the Company.

14. To alter and vary the obligation of the Company under section 35 of the Waterworks Clauses Act, 1847; to afford a supply of water when required thereto; to increase the minimum percentage of the expense to be provided by the water rates of owners and occupiers of houses entitled to demand such supply, and to extend the minimum period of supply to be

contracted for as thereby prescribed.

15. To make provision for preventing and with regard to the waste and misuse, and to provide against contamination of water supolied by the Company, and as to the fittings to be used for the purpose of such supply, and to enable the Company to make bye-laws and to impose thereby penalties in reference to such matters, and to enter premises and remove meters and fittings in certain cases, and to empower the Company to acquire supplies of water in bulk or otherwise from any company, body or person for the purposes of their undertaking.

16. To empower any local or other authority, whose district is wholly or partly within or adjoining the limits of supply for the time being of the Company, to guarantee such return as the Company and such authority may agree upon the cost of affording a supply of water to any part of the district of such authority, and to empower any such authority to raise moneys or apply funds under their control for the purpose.

17. To empower the Company to supply water in bulk to any authority, company or person beyond their limits of supply, and also to purchase water in bulk from any authority, company or person, whether within or beyond those limits.

18. To convert and consolidate into one class of shares or stock, ranking pari passu as regards principal and dividends and in all other respects, the existing ordinary share capital of the Company, and to provide for the creation of consolidated stock to the requisite amount for that purpose, or to convert such existing capital into more than one class of stock, with such rights inter se as may be defined in the Bill, or to make other provision for declaring, defining and regulating the existing share capital of the Company; to provide for the allocation and issue to the shareholders of the Company of any stock so created in such proportion or to such amounts as may be specified in the intended Act, and to require and authorize such shareholders to accept and hold such stock so issued to them upon the same terms and subject to the same trusts and conditions as and in all other respects in substitution for the shares now held by them, and to deliver up the certificates for such shares to the Company for cancellation, and generally to define the rights of holders of stock so allotted and issued, or of any class or classes of such holders.

19. To authorize the Company to issue to the existing holders of ordinary shares in the capital of the Company, without payment by them, such number of shares or such an amount of stock as may be equivalent to the total amount which has been expended in past years by the Company out of revenue in connection with the construction of the works proposed to be sanctioned and confirmed by the intended Act or otherwise upon purposes to which capital is properly applicable, and which might have been divided among the shareholders for the time being of the Company in the shape of dividends; to provide that the stock so issued shall form part of the consolidated capital of the Company, and to extend and apply to such stock some or all of the provisions of the intended Act with regard to such In the alternative to consolidated capital. provide that the total amount above mentioned or some part thereof may be paid by the Company to the several shareholders, or applied in such manner as may be determined by the intended Act for the benefit of those shareholders

20. To empower the Company to raise further moneys by the creation and issue of new shares or stock bearing, if thought fit, such preferences or priorities or other rights as the Company may determine or the intended Act may prescribe, and by borrowing and by the creation and issue of debenture stock or by one or other of those means, and to empower the Company to apply to the purposes of the intended Act and to the general purposes of the undertaking any moneys which they are now authorized to raise, and to provide for the issue of such further capital (both share and loan), and any capital which the Company are authorized to raise, but have not already issued as redeemable capital and subject to such provisions as to interest or dividend, method of issue and otherwise as the intended Act may prescribe.

21. To enable the directors of the Company to declare interim dividends without a meeting of the Company, and to provide for the temporary closing of transfer books and registers of the Company, and that the Company need not make up accounts or balance books half-yearly.

22. To make provision as to directors contracting with or holding office under the Com-

pany, and to provide that a director shall not be disqualified by reason thereof under such circumstances as may be prescribed by the intended Act; to enable the directors to determine the remuneration of the secretary and auditors of the Company.

23. To authorize the Company to purchase or erect dwelling-houses for persons in their employment.

24. To make all necessary provision for giving full effect to the intended Act, and, amongst others, to make provision for the following:

The authentication and service of notices; the inclusion of several sums in one summons; the making of bye-laws; the recovery of penalties; the recovery of demands in the

County Court, and other matters.

25. To incorporate in the intended Act, with or without modifications, all or some of the provisions of the Companies Clauses Acts, 1845 to 1889, the Lands Clauses Acts, the Waterworks Clauses Acts, 1847 and 1863, and the Public Health Acts, and such parts of the Railway Clauses Consolidation Act, 1845, as relate to the temporary occupation of lands, and to confer on the Company all necessary powers for any of the hereinbefore mentioned

26. To vary and extinguish all rights and privileges which would interfere with any of the objects of the intended Act, to confer other rights and privileges and incidental powers, and to amend or repeal any provisions of the Shepton Mallet Waterworks Act, 1859, and the Shepton Mallet Waterworks Act, 1876, and any other Act or Order relating either

directly or indirectly to the Company

Printed copies of the Bill for the intended Act will be deposited in the Private Bill Office of the House of Commons on or before the 17th day of December next.

Dated this 16th day of November, 1921.

MACKAY AND Son, Solicitors, Shepton Mallet.

SHARPE, PRITCHARD AND Co., Palace Chambers, Bridge-street, West-minster, S.W. 1, Parliamentary Agents.

In Parliament.—Session 1922.

WINDSOR GAS.

(Sale of Gas on Heat Unit Basis in substitution for present Basis of Charging and Consequential Provisons; Application of certain Provisions of Gas Regulation Act, 1920; Establishing new Prices for Gas and defining Dividends on existing and new Capital; Power to make up future arrears of dividends; Application of Profits; Additional Capital; Further Borrowing Powers; Debenture Stock; Redeemable Preference or Debenture Stock; Repeal of all provisions of existing Acts and Orders relating to Quality Purity, Pressure, Testing and Calorific Value of Gas and also all provisions imposing restrictions on the issue of Loan and Ordinary Capital and the mode of raising same and the rate of Interest or Dividends payable thereon; Reserve, Special Purposes and Renewal Funds; Payment of Interim

Dividends and closing of Transfer Books; Extension of Limits of Supply; Additional Lands for Manufacture of Gas and Conversion, &c., of Residual Products and incidental Provisions; Breaking-up of Streets, &c.; Purchase of Additional Lands by agreement; As to Disqualification of Directors; Candidature for Election as Director and of Opposition to Re-election; Provisions as to Mode of Cutting off Supplies; Power of Entry on Premises in certain cases; Laying of Pipes for Ancillary Purposes; Supply of Gas Fittings; Fittings Let on Hire to remain Property of Company; Dwellings for Employees and other Buildings; Directors to Determine Remuneration of Secretary and Auditors; Annual instead of Half-yearly Meetings; Power to Acquire Licences to use Patents; Provisions as to Authentication and Service of Notices and Recovery of Demands and Penalties; Minimum Charge in case of Standby Supplies; Relief from Öbligation to Supply in certain cases; Recovery of Expenses of re-connecting discontinued Supplies; Power to Charge varying Prices according to purposes for which Gas is supplied; Backpressure Valves; Use of Anti-fluctuators; Co-partnership; Supply of Gas in Bulk; Reciprocal Working and Supply Agreements with other Companies and Application of all or some of the Provisions of the Gas Works Clauses Act, 1847, to such purposes; Donations to Hospitals, &c.,; Pensions and Gratuities to Officers and Employees; Repeal of Section 45 of the Windsor Royal Gas Act, 1867, and Substitution of other Provisions; Other Miscellaneous Provisions; Incorporation, Repeal and Amendment of

OTICE is hereby given, that application is intended to be made to Parliament in the ensuing Session by the Windsor Royal Gaslight Company (hereinafter called "the Company") for an Act for all or some of the following purposes (that is to say):—

To substitute for the existing provisions for the sale of gas by cubic measurement a method of charging based upon the thermal units in the gas supplied: to empower or require the Company to declare from time to time the calcrific value of the gas they intend to supply; and consequential provisions.

To apply to the Company and their undertaking with or without modification in such manner as the intended Act may prescribe the provisions of Section 2 (composition and pressure of gas to be supplied) and the provisions as to testing of gas and forfeitures and penalties of the Gas Regulation Act, 1920.

To prescribe standard or basic prices for gas per standard unit of 100,000 (one hundred thousand) British Thermal Units as referred to in the intended Act including differential prices in various parts of the Company's limits of supply; to prescribe standard or basic rates of dividend on the existing and new capital of the Company; to provide for the application of profits in excess of the basic rates of dividend in the event of a reduction of the selling prices of gas below the basic prices and to define and provide for the appropriation of the results of good working of the undertaking between the consumers on the one hand and the shareholders and employee co-partners on the other hand; and consequential provisions.

To authorize the Company to make up in future years any deficiency in the basic dividends paid in any year in which the selling price shall have been below the basic price.

To confer further capital powers upon the Company and to empower the Company to raise additional capital by the creation and issue of new shares or stock either with or without preference, priority or guarantee as to principal for interest or dividend or other special privileges, and to authorize the Company to apply to all or any of the purposes of the intended Act and of the undertaking any capital or funds belonging to the Company or any funds when they are authorized to raise or may be authorised to raise by the intended Act.

To authorize the Company to create and issue any preference or debenture stock which they are authorized to create and issue so as to be redeemable and to make all such provisions with respect to the mode of effecting such redemption and the money to be paid or shares or stock to be issued or re-issued for the purposes of such redemption.

To increase the borrowing powers of the Company under any previous Act relating to the Company, and in particular to authorize the Company to borrow, either on Mortgage or Bond or by the increase of issue of debenture stock (redeemable or otherwise), or by any one or more of those methods any sums not exceeding one-half of the total ordinary capital of the Company for the time being.

The intended Act will repeal, alter, amend or revoke all provisions in the Acts and Orders of the Company relating to the quality, price, purity, testing and pressure of gas and prescribing the rates of dividend on ordinary or preference capital, the interest to be paid on loan capital and the method of raising capital of the Company, whether loan, ordinary or preference, and the intended Act will or may revoke, alter or amend any Order which has been or may be granted to the Company by the Board of Trade pursuant to the provisions of the Gas Regulation Act, 1920.

To authorize the Company to establish a fund to be called the Renewal Fund by contributions thereto out of the revenue of the Company as part of their expenses on revenue account, and to provide that the said fund shall be applicable in or towards defraying the cost of renewals of the gas-works, mains, pipes, plant, machinery and apparatus of the Company, or for such other purposes as may be defined in the intended Act.

To empower the Company or their Directors to establish a Special Purposes Fund for the purpose of meeting expense incurred in the replacement or removal of plant or works, and in such other respects as the intended Act may specify, and to make further provision as to the reserve fund or other funds which may be established and maintained by the Company, and to provide for payments to and the investment and application of such funds.

To make provisions as to the appointment of proxies by stockholders and as to the rights of persons jointly registered as holders of stock of the Company.

To make provision as to the filling up of occasional vacancies among Directors of the Company.

To provide for the payment of pensions and gratuities to officers and employees of the Company.

To empower the Directors of the Company to appoint one or more of their number as a Managing Director or Managing Directors and to make special provisions as to the remuneration, powers and tenure of office of persons so

appointed.

To make new provisions as to the qualifications for election as a Director of the Company; to define certain actions by Directors which shall not be deemed to disqualify them from holding office; to require notice to be given of candidature for election as a Director and of opposition to re-election of Directors.

To authorize the Company or their Directors to pay out of the funds of the Company subscriptions and donations to infirmaries, hospitals, convalescent homes and exhibitions or other objects or to benevolent or sick funds of their employees.

To empower the Directors of the Company to fix or alter from time to time the remuneration of the Secretary and Auditors of the

Company.

To authorize the Directors of the Company to declare interim or half-yearly dividends without the sanction or direction of a general meeting, and to make provision as to the closing of the register of transfers, and to relieve the Company and their Directors from the obligation to make up half-yearly balance sheets.

To provide for the holding of the ordinary meetings of the Company annually instead of half-yearly, and to amend Section 30 of the Windsor Royal Gas Act, 1867, accordingly.

To extend the limits within which the Company are authorized to supply gas, and to authorize them to supply gas within the places or villages known as Oakley Green, Bray Wood, Fifield and Water Oakley, all in the Parish of Bray, in the Rural District of Cookham, in the county of Berks, and being all that portion of the said parish of Bray, including and lying east and south of the said places or villages of Fifield and Water Oakley, and to enable the Company within such extended limits of supply to open and break-up streets, roads, bridges and highways, and to lay down mains, pipes and other works therein, and to alter the position of or to otherwise interfere with any sewers, drains, pipes, mains, conduits, wires or works in or under any such streets, roads, bridges and highways.

To enable the Company to make, demand, collect, levy and recover charges for and with respect to the sale of gas within the said extended limits of supply, and to fix and define the charges to be made, and to extend and apply to such extended limits and to the Company in respect thereof all the powers and provisions of the Windsor Royal Gas Act, 1867 (herein-after referred to as "the Act of 1867"), and the Acts incorporated therewith, and generally, both retrospectively and for the future, to confer upon the Company in reference to such extended limits the same or similar powers, rights, duties and obligations for and with respect to the supply of gas as the Company now have or are under within their existing limits of

To empower the Company upon the lands hereinafter described or on some part or parts thereof to construct gasworks and all necessary apparatus and conveniences in connection therewith, and to manufacture and store gas, and to manufacture, produce, store, convert, utilize and dispose of coal, coke, patent fuel, tar,

lime, pitch, sulphuric acid, asphaltum, ammoniacal liquor, oil and all other residual and manufactured products, matters and things-

(that is to say):

A piece or parcel of land now belonging to the Company, containing by admeasurement three acres or thereabouts, situate in the parish of Clewer Within, in the borough of New Windsor, in the county of Berks, and bounded on the north by the Great Western Railway (Windsor Branch), on the south by the rear of the cottages fronting on to Arthur-road, on the east by Goswellroad, and on the west by Alma-road

To empower the Company to purchase by agreement, take on lease, or otherwise acquire and hold further lands and buildings and rights and easements therein, and notwithstanding any enactments to the contrary to retain, sell, let on lease, and otherwise deal with or dispose of any land or property for the time being belonging to the Company as they may think fit or as may be provided by

the intended Act.

To empower the Company to manufacture, purchase, sell, and let on hire, or otherwise deal in, fix, and repair or remove meters, pipes, fittings, engines, machines, stoves, ranges, lamps, burners, apparatus, appliances, articles, and things incidental to the supply, use, or consumption of gas, to provide for the recovery of remuneration rents and charges in respect thereof, and to exclude the same from liability to distress or to be taken in execution, or in any proceedings in bankruptcy, and to provide that any engines, stoves, ranges, pipes, and other gas fittings let for hire by the Company shall remain the property of and be removable by the Company, though fixed to the premises in which they are installed.

To require consumers to pay to the Company the expenses of reconnecting any supply of gas cut off in consequence of the default of

the consumer.

To enable the Company to provide cottages and buildings for persons in their employ and offices, show rooms, and other buildings, and to erect, maintain, and let such buildings.

To empower the Company, subject to and in accordance with the provisions of the Gas-works Clauses Act, 1847, with respect to the laying of pipes, to lay down pipes and works in any street, road, or highway, and to use the same for any purposes ancillary to their undertaking.

To authorize the Company to acquire, hold, use, and exercise patent rights or licences and authorities under letters patent for the use of inventions and apparatus relative to the production, storing, measuring, distribution, and supply of gas and residual products there-

To authorize the Company to vary the price charged for gas according to the purposes for which it is supplied.

To authorize the Company to charge and recover a minimum annual sum in respect of a supply of gas laid on for stand-by purposes to premises having a separate supply of elec-

tricity or gas.

To empower the Company and their officers and servants where any person entering into occupation of premises previously supplied with gas by the Company does not require to take a supply of gas from the Company, or to hire from the Company all or any of the pipes, meters, fittings, or apparatus on such premises to enter into such premises and remove such pipes, meters, fittings, and apparatus

To enlarge the powers of the Company of cutting off supplies of gas in cases where they are authorized to discontinue a supply, and to enable the Company to disconnect any service pipes at the meter, and to prohibit the reconnection of such service pipes without the consent of the Company, and to confer upon the Company for such purposes all necessary powers of entry on premises.

To relieve the Company from the obligation to supply gas for all or any purposes from any main of which the capacity is insufficient or so as to interfere with the sufficiency of the gas required for lighting or domestic pur-

poses.

To make provisions as to the form and mode of service of notices by the Company on consumers of gas as to the mode of recovery of demands and penalties and authorizing the inclusion of more than one sum in any summons or warrant issued for the purposes of the intended Act.

To make provisions for the use of back pressure valves in all cases of consumers using air at high pressure for or in connection with

the consumption of gas.

To enable the Company to require the use of

anti-fluctuators in certain cases.

To make provision as to the material size and strength of and to provide for bye-laws as to meters, pipes, fittings and apparatus.

To empower the Company to put in force and vary a scheme or schemes for securing the participation of all or any of their employees in the profits of the Company's undertaking and to provide for trustees for any such scheme and for the issue of stock to such employees in such manner as the intended Act may prescribe.

To confer on the Company powers for and in relation to the laying down and maintaining of mains, pipes and apparatus in connection with the supply of gas in, along, across and under streets, roads, footways and places not

dedicated to public use.

To authorize the Company and any Gas Company whose limits of supply adjoin or are near to the limits of supply of the Company to enter into and carry into effect agreements for all or some of the following purposes (that is to say):—

The supply of gas by either Company within the limits of supply of the other Company within the limitations prescribed by

the intended Act.

The supply of gas in bulk by either Com-

pany to the other.

The working of any part of the undertaking of one Company by and the execution of any works for and on behalf of the other. And the intended Act will provide for the application of all or any of the provisions of the Gas Works Clauses Act, 1847, with respect to the breaking up of streets for the purposes of any such agreement.

any such agreement.

To empower the Company to supply gas in bulk to local and other authorities, companies and persons within or beyond the Company's limits of supply and to enter and carry into effect contracts and arrangements with refer-

ence to such supply.

To repeal, vary, alter or amend all or some of the provisions of the Act of 1867 and any other Act relating to the Company.

The intended Act will vary or extinguish all rights or privileges which would interfere with the objects thereof and will also confer such rights and privileges and all such incidental powers as may be necessary or convenient for the purposes aforesaid.

To repeal Section 45 (as to charge for public lamps in the borough of Windsor) of the Act of 1867 and to substitute other provisions therefor.

To incorporate and apply with or without modification or to render inapplicable to the Company some or all of the provisions of the Gas Works Clauses Acts, 1847 and 1871; the Companies Clauses Acts, 1845 to 1889; the Sale of Gas Act (Amendment) Act, 1860; the Lands Clauses Acts; the Gas Regulation Act, 1920, and to repeal, alter or amend all or any of the provisions of any of the hereinbefore mentioned Acts or any other Act or Order of or relating to or affecting the Company.

On or before the 17th day of December next printed copies of the Bill for the intended Act will be deposited in the Private Bill Office of the House of Commons.

Dated this 17th day of November, 1921.

R. W. COOPER AND SONS, 5, Victoriastreet, Westminster, S.W. 1, Solicitors and Parliamentary Agents.

In Parliament.—Session 1922.

RUGBY SCHOOL.

(Dissolution of the Trustees of the Rugby Charity Founded by Lawrence Sheriff, Grocer, of London; Transfer to the Governing Body of Rugby School of Property Vested in those Trustees and Rights in Other Property; Repayment of Money Advanced to the Governing Body by the Trustees; Trustees to become Members of the Governing Body; Alteration of Number of Members of the Governing Body; Incorporation of Almshouse Trustees, and Transfer to them of Almshouses Vested in the Trustees; Annual Payments by the Governing Body to the Almshouse Trustees; Provisions as to Sums Payable Annually to the Governors of the Lower School of Lawrence Sheriff, Rugby; Repeal and Amendment of Acts, Statutes and Schemes; General and Incidental Provisions.)

OTICE is hereby given, that application is intended to be made to Parliament in the ensuing Session by or on behalf of the Governing Body of Rugby School (hereinafter referred to as "the Governing Body") for leave to bring in a Bill (hereinafter referred to as "the Bill") for the following or some of the following among other purposes (that is to say):—

To dissolve the body incorporated by the Act 17 George III., chapter 71, by the name of "the Trustees of the Rugby Charity founded by Lawrence Sheriff, Grocer, of London" (hereinafter referred to as "the Trustees"), and to transfer or provide for the transfer to, and vest or provide for the vesting in, the

Governing Body of certain lands and premises in the metropolitan borough of Holborn, in the county of London, and in the parish of Brownsover, in the rural district of Rugby, in the county of Warwick, now vested in the Trustees, and of a rent charge and other property, estates, rights, interests, debts, choses in action, moneys and securities, of or owing or belonging to or vested in the Trustees, and the estate and interest of the Trustees of and in certain securities now held on their behalf by the official Trustees of Charitable Funds.

To provide for the substitution of references to the Governing Body for references to the Trustees (other than such as exclusively relate to the Almshouses hereinafter referred to) in all Acts of Parliament, deeds, contracts and

other instruments.

To provide for the payment to the Governing Body by the said official Trustees of Charitable Funds, and the application by the Governing Body, of the dividends and interest on such securities as are hereinbefore referred to.

To provide for the continuance (with such modification or exception, if any, as may be specified in the Bill) of the existing obligation of the Governing Body to pay to the said official Trustees of Charitable Funds instalments by way of replacement of the outstanding balance of certain sums advanced by the Trustees to the Governing Body, and to provide for the application of the instalments so paid.

To relieve the Governing Body from the obligation to contribute towards the Reserve Fund established in connection with the said Almshouses, and to provide for the management and application by the said official Trustees of Charitable Funds of the securities held by them as representing the said Reserve Fund and of the dividends and interest on those securities and any other sums which may be added to the said Reserve Fund.

To provide that such of the Trustees as are not members of the Governing Body shall become members of that body, and that the whole number of such members shall be increased accordingly.

To transfer to the Governing Body the existing rights of the Trustees of electing members of the Governing Body, and to make provisions as to existing members of the Governing Body elected by the Trustees.

To make provision with respect to vacancies in the Governing Body occurring by reason of members elected by that body, or by the Trustees or constituted members by the intended Act ceasing to be such members by death or otherwise, and if thought fit to provide for the reduction of the whole number of members of the Governing Body to such number (whether equal to or greater or less than the existing prescribed number) as may be specified in the Bill by not filling up all or some of such vacancies.

To incorporate and provide for the constitution of a body of persons (hereinafter referred to as "the Almshouse Trustees") as a body corporate with perpetual succession and a common seal, and with power to hold lands without licence in mortmain and to define the rights, powers and duties of the Almshouse Trustees.

To transfer or provide for the transfer to and vest or provide for the vesting in the Almshouse Trustees of certain lands and premises in the parish and urban district of Rugby in the said county of Warwick now vested in the Trustees and comprising certain almshouses and the site thereof, and to provide that the maintenance and management of the said almshouses and the election of almsmen to occupy the same and the payment of stipends and other allowances to such almsmen and the exercise and performance of the powers and duties of the Trustees with reference to the said almshouses shall be the function of the Almshouse Trustees.

To provide that the annual sum which the Trustees are now required to deduct and retain for purposes connected with the said almshouses out of the yearly income received by them before paying such income over to the Governing Body shall be paid to or receivable by the Almshouse Trustees instead of being so deducted and retained.

To provide for the payment by the Governing Body to the Almshouse Trustees of an annual sum (either inclusive of or in addition to the annual sum lastly hereinbefore referred to) and the application thereof by the said Trustees.

To define the net yearly income of which a proportion is payable annually by the Governing Body to the Governors of the Lower School of Lawrence Sheriff, Rugby, under the provisions of the Rugby Lower School (Transfer) Act, 1906.

To repeal, alter or amend so far as may be necessary or convenient for the purposes aforesaid all or any of the provisions of the said Act 17 George III., chapter 71, the Statute relating to Rugby School made on the 16th day of May, 1871, by the Special Commissioners appointed for the purposes of the Public Schools Act, 1868, and approved by Her late Majesty Queen Victoria in Council on the 9th day of August, 1871, the scheme relating to Rugby School made by the Governing Body in the year 1873 under the provisions of the Public Schools Act, 1872, and approved by Her said late Majesty in Council on the 20th day of November, 1873, and any other Act, Statute or Scheme or any Order of or relating to the Governing Body or the Trustees or Rugby School and the said Rugby Lower School (Transfer) Act, 1906, and any other Act relating to the Lower School of Lawrence Sheriff, Rugby, or the Governors thereof

To provide that, notwithstanding any amendment of the said Statute of 1871, the Governing Body shall continue to be entitled to repeal or alter that Statute or any Statute amending the same, including the amendments effected by the intended Act.

To vary and extinguish all rights, privileges and exemptions which would interfere or be inconsistent with the provisions of the Bill and to confer other rights, privileges and exemptions.

Printed copies of the Bill will be deposited in the Private Bill Office of the House of Commons on or before the 17th day of December next.

Dated this 17th day of November, 1921.

C. Fred Harris, Rugby, Solicitor.

Dyson, Bell & Co., 3a, Dean's-yard, Westminster, S.W. 1, Parliamentary Agents. In Parliament.—Session 1922.

BOLTON CORPORATION.

(Construction and Confirmation of Waterworks; Discharge of Water into Streams; Water Rates, &c.; Appropriation of Water; Amendment of Bolton Corporation Act, 1905, as to Compensation Water; New Provisions as to Compensation Water to be Discharged from Delph Reservoir; Power to use Water in Delph Reservoir for Water Undertaking; Protection of Drainage Areas; Alteration of Basis of Assessment and Increase of Rates and Charges for Water Supplied; Revision of Maximum Prices; Separate Communication Pipes for each House Supplied; Notice of Discontinuance of Supply and of Connecting and Dis-connecting Meters; Relief from Obligation to Supply Otherwise than by Measure in Certain Cases; Laying of Pipes in Private Streets; Relief from Obligation to Supply under Constant Pressure to Houses above Prescribed Level; Provisions for Protection of Pipes, Meters, &c.; Means for Detecting Waste; Register of Meter to be Prima Facie Evidence; Provisions as to Common Communication Pipes and Repair Thereof; Additional Charge for Water used for Washing Horses, Carriages, &c.; Power to Repair Defective Communication Pipes; Powers to Consumers with Respect to Repair of Pipes; Amendment of Corporation's Obligations under Section 35 of Waterworks Clauses Act, 1847; Extinguishment of Rights of Fishing and Fowling over Turton and Entwistle Reservoir; Provision of Tanks in Roads for Supply to Road Locomotives, &c.; Repeal of Certain Provisions of Bolton Improvement Act, 1854, Relating to Belmont Reservoir; Construction of Tramways in Bolton and Westhoughton; Narrow Places; Laying of Rails, Cables, &c., and Provisions as to Construction, Alteration and Reconstruction of Tramways and Works; Use of Trailer Cars; Tolls, Fares and Charges on Tramways; Working and other Agreements Relating to Tramways; Provision of Stables, Buildings and Conveniences; Utilisation of Tramways for Sanitary Purposes and Agreements with Other Authorities Therefor; Removal of Obstructions from Tramways; Increase of Maximum Tolls, Fares and Charges; Further Powers as to Running of Omnibuses Within and Beyond Bolton; Conveyance of Pas-sengers, Goods, &c.; Tolls, Fares and Charges and Revision Thereof; Agreements as to Working, &c., of Omnibuses; Relief from Claims for Extraordinary Traffic; Provisions as to Mode of Payment of Fares on Tramways and Omnibuses, Fixing of Stopping and Starting Places, Through Cars and Omnibuses, Queues for Passengers, Shelters and Waiting-rooms, Notices Indicating Stopping Places, Reservation of Cars and Omnibuses for Special Purposes, Depots and Garages, Obstruction of Working of Cars or Omnibuses and Lost Property; Execution of Street Improvements; Powers of Deviation; Breaking up of and Interference with Streets, &c.; Compulsory Acquisition of Lands for Purposes of Act and for Purposes of Water Undertaking and for Erection of Baths and Washhouses and for Town Improvements; Purchase of Parts of Properties; Special Provisions as to Compensation; Pur-

chase by Agreement and Disposal of Lands: Powers as to Surplus Lands and as to Developing Lands; Removal of Human Remains from Burial Ground; Breaking up of Private Streets for Electricity Supply; Recovery of Expense of Reconnecting Electricity Supplies; Construction of Electrical Sub-stations; Provisions as to Agreements for Electricity Supply; Further Power of Entry on Premises Supplied with Electricity; Provisions as to Erroneous Registration by Meters, Stand-by Supplies and Notice of Discontinuance of Supply; Power to Establish Fund for Renewals, &c., in Connection with Electricity Undertaking; Provisions as to Laying Out of Streets, Adjustment of Boundaries and Requirements with Respect to Width of Streets; Licences for Bridges over Streets; Relaxation of Requirements as to Provision of Back Streets; Culverting of Watercourses, &c.; Cleansing of Gullies in Certain Highways; Erection of Fire-alarm Posts; Provision of Street Orderly Bins and Compensation for Injury Thereto or to Public Lamps; Approval of Elevation of Buildings; Provisions as to Dilapidated and Dangerous Buildings; Control of Retaining Walls; Area of Habitable Rooms; Erection of Houses in Blocks; Temporary Stands; Facilities to be Furnished to Surveyor; Provision of Means of Escape in Case of Fire; Provisions as to Dust Bins; Watercourses Choked up to be Deemed a Nuisance; Inspection of Filthy Premises; Ventilation and Sanitary Conveniences in Certain Houses; Prohibiting Letting of Houses or Parts of Houses with Insufficient Accommodation; Prevention of Overcrowding in Dwelling Houses; Powers of Entry to Owners for Compliance with Requirements; Establishment of Milk Depots and Purchase Treatment and Sale of Milk; Further Powers of Taking Samples of Milk; Food Stores not to be Used as Sleeping Places; Power to Enter Premises and Take Samples of Food Stuffs; Defining Ownership of Unsound Articles for Food; Prohibiting Sale, &c., of Food by Rag and Bone Mer-chants; Power to Require Particulars as to Customers from Laundrymen in case of Infectious Disease; Removal to Hospital of Infectious Tubercular Persons; Medical Examination of Occupants of Common Lodging Houses; Provisions for Preventing Spread of Infectious Disease in Sunday Schools and Places of Entertainment; Penalty for Omission to Notify Cases of Infectious Disease; Prohibiting Sale of Shell Fish Causing Infectious Disease; Power to Close Public Baths and use for Entertainments, &c., or to Reserve Exclusive Use or Grant Leases of Public Baths and to Charge for Admission; Use of Public Baths for Family or Mixed Bathing; Remedies for Non-payment of Rent for Stalls, &c., in Markets and for Evasion of Payment of Market Tolls; New or Increased Market Tolls, &c.; By-laws as to Slaughterhouses and Inspection of Carcases Thereat; Provision and Use of and Power to Let Refrigerators and Cold Air Stores and to Charge in Respect Thereof and Sell Ice; Powers of Letting or Reserving Exclusive Use of Parts of Public Parks, &c., and of Charging Therefor; Provision of Entertainments and Contributions to Bands and Choirs, &c.; Employment of Officers at

Public Parks, &c.; Provisions as to Connecting Drains with Sewers of the Corporation; Repair and Cleansing of Culverts; Prohibiting Discharge of Petrol, &c., into Drains; Notice of Intention to Repair or Cover over Drains; Powers as to Inspecting and Cleansing of Verminous Houses and Persons; Power to Require Discontinuance of Offensive Trades; Prohibiting Sale, &c., of Indecent Prints, &c., and Powers of Inspection; Testing of Taximeters; Occasional Licences for Public Vehicles; Conditions Applying to Hackney Carriages and Public Vehicles at Railway Premises; Establishment of and Contributions by the Corporation to Superannuation Fund for Officers and Servants, and Provisions as to Scheme Therefor; Compulsory Retirement of Officers and Servants; Payment of Annual Allowances, &c.; Provisions as to Contributions by the Corporation in Respect of Officers Engaged in State-Aided Services; Abolition of Certain Separate Rating Districts and Provisions Relative Thereto; Exemptions from District and Borough Rates; Differential Rating; Power for Overseers to Require Returns and to Amend Poor Rates; Application of Funds; Contri-Towards Expenses of Providing Sanitary Conveniences and Power to Borrow Therefor and for Defraying Expenses and Contributions in Connection with Conversion of Closets; Power to Redeem Gas Annuities and to Borrow Therefor; Power to Borrow for Erection of Baths and Washhouses and for Purchase of Land Therefor, and for General Improvements and for Provision of Working Capital; Power to Borrow for Purposes of Act and of Undertakings; Provisions as to Repayment and Other Financial Provisions; Increase of Rate of Interest Payable to the Corporation Under Various Enactments; Provisions as to Rate of Accumulation in Case of Accumulating Sinking Funds; Appointment of Auditors; As to Emission of Grit from Chimneys; Power to Subscribe to Associations, &c.; Appointment of Deputy Medical Officers of Health; Subscriptions to Hospitals, &c.; By-laws as to Houses Let in Lodgings; Appointment of Assistants to Overseers; Construction and Sale of Slabs at Dust Destructors; Repeal of Obligation as to Fencing Dangerous Chimneys; Repeal of Section 37 of the Bolton Corporation Act, 1872, and Agreement Scheduled Thereto; Confirmation of New Agreements; Provision of Showrooms, &c., for Demonstrations of Use of Gas and Electricity; Occupiers to Permit Owners to Enter Premises for Execution of Works, &c.; Provisions as to Evidence of Appointments, Service of Notices, Protection of Corporation's Officers from Liability, Contravention of Conditions Imposed by the Corporation, Laying of Informations, Recovery of Demands, &c.; Appeals; Bye-laws and Regulations; Agreements; Penalties; Incorporation Repeal and Amendment of Acts; General and Incidental Provisions.)

OTICE is hereby given, that the Mayor, Aldermen and Burgesses of the county borough of Bolton (hereinafter referred to as "the Corporation") intend to apply to Parliament in the ensuing session for leave to bring in a Bill (hereinafter referred to as "the Bill ") for the following or some of the following, amongst other, purposes (that is to say):—

Where in the description of any of the proposed works any distance is given with reference to any street which intersects or joins any other street, the distance is to be taken as measured from the point at which lines drawn along the centres of the two streets and continued would intersect each other, and a point described as being opposite a street is to be taken (unless otherwise stated) as opposite the centre of the street.

Water.

To enable the Corporation to make and maintain the waterworks and works in connection therewith within and beyond the county borough of Bolton (hereinafter referred to as "the borough") in the county of Lancaster hereinafter described, together with all necessary and proper works and conveniences connected therewith or ancillary thereto, or required for collecting, impounding, filtering, treating and conveying water, and to confirm and sanction such of the said works as may have been wholly or partly constructed (that is to say):—

Work A. (Eagley Well).—A well or borehole and pumping station in the urban district of Turton in the enclosures respectively numbered on the \$\frac{1}{2500}\$ Scale Ordnance Map, edition of 1910 (Lancashire Sheet LXXVIII. 16), 41 in the parish of Belmont and 1567 in the parish of Turton, at a point on the boundary line dividing the said parishes 2 chains or thereabouts south-eastward of the point at which the said parish boundary intersects the north-western boun-

dary of the said enclosures.

Work B.—An aqueduct, conduit or line or lines of pipes in the said urban district of Turton commencing at the intended well or borehole and pumping station (Work A) hereinbefore described and terminating at or in the existing intake basin of the Corporation on the Slate Brook at a point in that Brook 1.3 chains or thereabouts east-

ward of the Slate Brook bridge.

Work C.—An aqueduct, conduit or line or lines of pipes in the said urban district of Turton commencing by a junction with the intended aqueduct, conduit or line or lines of pipes (Work B) hereinbefore described at a point in Liongworth-road 3.3 chains or thereabouts westward of the point at which the Delph Brook passes under that road and terminating at or in the intended balancing tank (Work D.) next hereinafter

Work D.—A balancing tank in the said urban district of Turton situate on the easterly side of the Delph Reservoir of the Corporation in the enclosure numbered 1562 in the said parish of Turton on the ½500 Scale Ordnance Map, edition of 1910 (Lancashire Sheet LXXIX. 13) at a point 13.3 chains or thereabouts northward of the easternmost corner of the enclosure numbered 1252 in that parish on that ordnance map and 8.3 chains or thereabouts northeastward of the northernmost corner of the enclosure numbered 1254 in that parish on that ordnance map.

Work E.—An aqueduct, conduit or line or lines of pipes in the said urban district of Turton commencing at or in the balancing tank (Work D.) hereinbefore described and

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sterminating at or in the compensation water gauge basin of the said Delph Reservoir.

Work F.—An aqueduct, conduit or line or lines of pipes in the said urban district of Turton commencing at the said intended well or borehole and pumping station (Work A) and terminating at or in the Springs Reservoir of the Corporation at a point on the northern embankment of that reservoir 10.6 chains or thereabouts west of Spring Side Cottages.

Work G. (Springs Well).—A well or borehole and pumping station in the said urban district of Turton in the enclosure numbered .57 in the said parish of Belmont on the Trop Scale Ordnance Map, edition of 1910 (Lancashire Sheet LXXVIII. 16) and 2 in the said parish on the Trop Scale Ordnance Map, edition of 1908 (Lancashire Sheet LXXXVI. 4) at a point 4.7 chains or thereabouts north-westward of the northernmost corner of the enclosure numbered 29 in the said parish of Belmont on the said ordnance maps and 11 chains or thereabouts southward of the overflow weir of the said Springs Reservoir.

Work H. (Lower Height Well).—A wellor borehole and pumping station in the said
urban district of Turton in the enclosure
numbered 129 in the said parish of Belmont
on the \$\frac{1}{2500}\$ Scale Ordnance Map, edition of
1910 (Lancashire Sheet LXXVIII, 16) at
a point 14.8 chains or thereabouts southward
of the southernmost corner of the Wright's
Arms public house and 18.9 chains or theceabouts westward of the westernmost corner
of the keeper's lodge near that public house.

Work J (Grange Well).—A well or borehole and pumping station in the said urban district of Turton, in the enclosure numbered 132 in the said parish of Belmont, on the 1500 Scale Ordnance Map, edition of 1910 (Lancashire Sheet LXXVIII, 15), at a point 8 5 chains or thereabouts south-westward of the north-easternmost corner and 8 chains or thereabouts north-westward of the south-eastern corner of that enclosure.

Work K (Bromiley Well).—A well or borehole and pumping station in the said urban district of Turton, in the enclosure numbered 208 in the said parish of Belmont, on the $\frac{1}{2800}$ Scale Ordnance Map, edition of 1910 (Lancashire Sheet LXXVIII, 11), at a point 16·2 chains or thereabouts westward of the south-eastern corner and 22·3 chains or thereabouts south-eastward of the north-western corner of that enclosure.

Work L.—An aqueduct, conduit, or line or lines of pipes in the said urban district of Turton, commencing at the intended well or borehole and pumping station (Work K) hereinbefore described, and terminating at or in the Dingle Reservoir of the Corporation at a point on the south-western bank of that reservoir 10.7 chains or thereabouts eastward of the easternmost corner of the Waterworks Cottage, near the said reservoir.

Work M.—An aqueduct, conduit, or line or lines of pipes in the said urban district of Turton commencing at the intended well or borehole and pumping station (Work J) hereinbefore described and terminating by a junction with the intended acueduct, conduit, or line or lines of pipes (Work L) hereinbefore described at a point in or near the southern side of the road leading from Bolton to Preston, 10.8 chains or there-

abouts north-westward of the westernmost corner of the Wright's Arms public house.

Work N.—An aqueduct, conduit, or line or lines of pipes in the said urban district of Turton, commencing at the intended well or borehole and pumping station (Work H) hereinbefore described, and terminating by a junction with the said intended aqueduct, conduit, or line or lines of pipes (Work L) at a point 9.8 chains or thereabouts southeastward of the southernmost corner of the Wright's Arms public house, and 1.5 chains or thereabouts south-westward of the southwestern side, of the said road leading from Bolton to Preston.

Work O.—An aqueduct, conduit, or line or lines of pipes in the said urban district of Turton, commencing at the intended well or borehole and pumping station (Work G) hereinbefore described, and terminating by a junction with the said intended aqueduct, conduit, or line or lines of pipes (Work L) at a point in or near the south-western side of the said road leading from Bolton to Preston, 9.8 chains or thereabouts southeastward of the overflow weir of the said Springs Reservoir.

Work P (Scot Meadow Service Reservoir).

—A service reservoir in the borough in the enclosures respectively numbered 1,899, 1,900, 1,901, 1,911 and 1,913, in the parish of Bolton, on the 1500 Scale Ordnance Map, edition of 1909 (Lancashire Sheet XCV, 5), or in some or one of those enclosures.

Work Q.—An aqueduct, conduit, or line or lines of pipes in the borough, commencing by a junction with the existing main or aqueduct of the Corporation in Derby-street at a paint opposite Goldsmith-street, and terminating at or in the intended Scot Meadow Service Reservoir (Work P) hereinbefore described.

Work ik (Egerton Service Reservoir).—A service reservoir in the said urban district of Turton, in the enclosure numbered 1,560 in the said parish of Turton, on the 2500 Scale Ordnance Map, edition of 1910 (Lancashire Sheet LXXIX, 13), at a point 1.5 chains or thereabouts eastward of the overflow channel of the said Delph Reservoir and 3 chains or thereabouts northward of the north-westerly corner of the Walmsley Chapel.

Work S.—An aqueduct, conduit, or line or lines of pipes in the said urban district of Turton, commencing at or in the intended Egerton Service Reservoir (Work R) hereinbefore described, and terminating by a junction with the existing main or aqueduct of the Corporation in Blackburn-road at a point opposite the Cross Guns Inn.

Work T. (Top o' Cow Service Reservoir No. 2).—A service reservoir in the borough in the enclosure numbered 1610 in the said parish of Bolton on the $\frac{1}{2800}$ Scale Ordnance Map, edition of 1908 (Lancashire Sheet XCIV. 8), at a point 2 chains or thereabouts south of the centre of the existing Top o' Cow Service Reservoir of the Corporation.

Work U.—An aqueduct conduit or line or lines of pipes in the borough commencing by a junction with the existing main or aqueduct of the Corporation in Cow Lane at a point 11.9 chains or thereabouts measured along Cuthbert-street and Cow-lane from St. Helen's-road and terminating at or in the intended Top o' Cow Service Reservoir No. 2 (Work T.) hereinbefore described

To authorize the Corporation on any lands belonging or which may belong to them or over which they may obtain easements and in, through, along, under, over or across streets, roads and footpaths, to make, maintain, alter, renew and repair wells, bores, adits, tunnels, shafts, reservoirs, roads, tramroads, railways, sidings, tanks, basins, gauges, meters, filters, filter beds, dams, banks, walls, bridges, embankments, piers, approaches, sluices, washes, chambers, discharge pipes, aqueducts, intakes, culverts, cuts, channels, catchwaters, drains, overflows, conduits, mains, pipes, junctions, valves, telegraphs, telephones, engines, pumps, machinery, means of power generation and distribution, apparatus, appliances, buildings, water towers, washouts and works, and any other necessary or convenient subsidiary works in connection with the works hereinbefore described or any other waterworks of the Corporation or any of those works.

To authorize the Corporation for the purposes of the intended waterworks or subsidiary works to open, break up, alter, divert, stop up (either temporarily or permanently) and interfere with streets, roads, highways, footpaths, railways, tramways, tramroads, bridges, rivers, streams, water courses, sewers, drains, mains, pipes, rails, posts, pillars, boxes, telegraphs, telephones, cables, wires and apparatus, and to remove any obstructions.

To authorize the Corporation to discharge

water from their existing and proposed aqueducts, conduits, reservoirs and other waterworks into any available stream or watercourse.

To constitute the proposed waterworks part of the water undertaking of the Corporation, and to extend and apply thereto all or any of the enactments relating to that undertaking, and to extend and apply all or some of the provisions of the intended Act to all or any of the existing works of the Corporation, including (if deemed necessary or expedient) provisions as to water rates, rents and charges.

To empower the Corporation by means of the intended waterworks or some of them or of those works in conjunction with their existing works to collect, impound, take, use, divert and appropriate for the purposes of their waterworks all such streams, springs and waters as will or may be intercepted by the said works, or any of them, or as may be found in, on or under any of the lands for the time being belonging to the Corporation.

To alter, extend, amend or repeal all or some of the provisions of the Bolton Corporation Act, 1905 (hereinafter referred to as "the Act of 1905 ''), relating to compensation water.

To authorize the Corporation to discharge

into the compensation water gauge basin of the Delph Reservoir water to such extent as may be specified in the Bill from the Eagley Well the construction of which is proposed to be sanctioned by the intended Act and to provide that for the purposes of Section 10 of the Act of 1905 any water so discharged shall be deemed to have been caused by the Corporation to flow out of the said Delph Reservoir and for the purposes aforesaid to repeal, alter or amend the said section 10.

To authorize the Corporation to the extent of the quantity of water so discharged as aforesaid to take water from the Delph Reservoir for the purposes of their water undertaking (in addition to the quantity which they may so take under the provisions of the Act of 1905)

and to prevent the water so taken from flowing down the Delph Brook.

To authorize the Corporation to use the said Delph Reservoir as part of their waterworks. and to appropriate and use the water therein. for the purposes of their water undertaking,. subject to the provisions of the said section 10: of the Act of 1905, as to the discharge of compensation water from that reservoir (as proposed to be amended by the intended Act).

To make provision for the protection of the waterworks of the Corporation, whether authorized or proposed to be authorized by the Bill, and for the protection of the watersheds or drainage areas the waters derived from which. the Corporation are already authorized to take under their existing powers or will be author-ized to take under the powers sought by the Bill.

To alter the basis of assessment of and toincrease the rates and charges for the supply of water for domestic purposes by the Corporation authorized by the Bolton Improvement. Act, 1854, or the Bolton Corporation Act,... 1872, as amended by section 2 of the Local Government Board's Provisional Orders Confirmation (No. 9) Act, 1904, or by any other enactment now in force, and to make such provision (if any) as may be thought fit for the increase or reduction, from time to time, of such increased rates and charges.

To provide that the Corporation may require a separate pipe to be laid from the main toeach house supplied with water by them, and to relieve the Corporation from any obligation. to supply more than one house by means of

the same communication pipe.

To prescribe the notice to be given to the Corporation by consumers before discontinuing a supply of water, and of the connecting and disconnecting of meters, and to make provision as to the carrying out of such connecting and disconnecting and of alterations or repairs of meters.

To relieve the Corporation from the obligation to supply water otherwise than by measure. to any workhouse, hospital, school, club, hotel, or boarding-house, or to any such other

premises as may be specified in the Bill.

To authorize the Corporation to supply premises abutting on or being erected in any. private street, and to extend and apply forthat purpose all or any of the provisions of the Waterworks Clauses Act, 1847, including powers with reference to the opening and break-

ing up of streets.

To provide that, notwithstanding anything in the Waterworks Clauses Act, 1847, or any other enactment relating to the Corporation or their water undertaking, water supplied by the Corporation need not be constantly laid on under pressure to all or any dwelling-houses at a higher level than such as may be specified in: the Bill below the bottom of the service reservoir from which a supply of water is furnished? by the Corporation to such dwelling-house.

To make further provisions for the protection of pipes, meters, apparatus, instruments and fittings, and for preventing the fraudulent or improper use thereof or interference therewith, and the fraudulent or improper abstrac-

tion, use or consumption of water.

To make further provision for preventing and detecting waste of water, and for that purposeto affix and maintain any necessary meters, stopcocks and apparatus on pipes and mains, and to place in streets, roads and ways coversor boxes, and for any of the purposes aforesaid to break up, open and interfere with any streets, roads or ways, whether public or private, and to alter and interfere with any sewers, pipes, mains, wires, cables or other apparatus therein or thereunder and any tramroads or tramways thereon.

To provide that the register of a meter shall be prima facie evidence of the quantity of water consumed and for the determination of differ-

ences with respect to such quantity.

To make provisions with reference to pipes used for the supply of water to more than one house or premises and the repair thereof, and as to the allocation among the owners or occupiers of the houses or premises supplied of the cost of such repair.

To authorize the Corporation to make an additional charge where water supplied for domestic purposes is used for washing horses,

carriages or motor-cars.

To empower the Corporation to repair defective communication pipes for the supply of water, and to recover from the consumer the cost of so doing.

To confer upon persons liable to maintain communication pipes powers of breaking up streets and roads for purposes of such main-

To amend section 35 of the Waterworks Clauses Act, 1847, in its application to the Corporation by increasing the proportion of 'the capital cost incurred by the Corporation in extending water mains to which the water rates payable by the persons requiring such extension must amount in order to make the requirement effective, and to extend the minimum period for which the Corporation may require such persons to take and pay for a supply of water, or in either of those ways.

To provide for the cesser of the rights of fishing and fowling over the Turton and Entwistle Reservoir of the Corporation which were by section 25 of the Bolton Improvement :Act, 1864, saved and reserved to Robert Heywood and his heirs and his and their servants and assistants, and of all other rights of such fishing and fowling now vested in the person or persons entitled to the rights so saved and reserved, and for the payment of compensation to the persons now entitled to those rights, and to repeal or annul to such extent as may be necessary for that purpose section 25 of the Bolton Improvement Act, 1864, and the Indenture of the 18th April, 1838, referred to in that

To authorize the Corporation to construct, place, fix and maintain in or under streets and roads within their limits for the supply of water tanks or other receptacles for water for use by persons using or having charge of road locomotives or motor-cars, with apparatus or appliances (including covers or boxes and pillars or standpipes projecting above the level of the surface of the street), for obtaining water therefrom; to make and recover charges for water taken from such tanks or receptacles, and to issue permits for such taking; and to erect, place, fix and maintain signs indicating the position of such tanks or receptacles and the means of obtaining water therefrom, and for that purpose to erect, place, fix and maintain posts and poles on streets and roads.

To prohibit the unauthorized taking of water from such tanks or receptacles as aforesaid.

To enable the Corporation to make such by-

laws and regulations as may be necessary for any of the purposes aforesaid.

To repeal sections 71 (Supply from Belmont Reservoir to Folds and Belmont Estates), 72 (Limiting quantity of water to be drawn off from Belmont Reservoir without consent of owners of Folds and Belmont Estates) and 77 (Right of fishing, &c., in Belmont Reservoir reserved to owner of Folds and Belmont Estates) of the Bolton Improvement Act, 1854.

Tramways.

To enable the Corporation to form, lay down, maintain, work and use all or some of the tramways hereinafter described (and hereinafter referred to as "the proposed tramways"), and for that purpose and for the purposes of any tramways or tramroads for the time being owned, worked, leased or run over by them (all which are hereinafter included in the expression "the Corporation Tramways") to form, lay down, erect and maintain all necessary and proper rails, junctions, turntables, turnouts, crossings, sidings, passing places, posts, poles, wires, stables, carriage-houses, engines, dynamos, works, apparatus, and conveniences connected therewith respectively.

The proposed tramways will be situate wholly in the county of Lancaster and (with the exception of portions of the proposed Tramway No. 5) in the borough, and are the

following (that is to say):

Tramway No. 1.—A tramway (1 mile 3 furlongs 0.46 chain or thereabouts in length), whereof 1 furlong 6.72 chains will be double line, and 1 mile 1 furlong 3.74 chains will be single line, commencing in Eskrick-street by a junction with the existing tramway in that street at its termination, passing thence in a westerly direction along Elgin-street, Church-road and New Churchroad into and terminating in Chorley Oldroad by a junction with the intended Tramway No. 2 hereinafter described at a point 73 yards or thereabouts east of the centre of the road leading to Johnson Fold;

Tramway No. 2.—A tramway (4 furlongs 5 chains or thereabouts in length) whereof 6.36 chains will be double line and 3 furlongs 8.64 chains will be single line, commencing in Chorley Old-road by a junction with the existing tramway in that road at its termination, and passing thence in a westerly direction along and terminating in that road at a point 20 yards or thereabouts

west of the road leading to Hollin Hey; Tramway No. 3.—A tramway (2 furlongs 2.49 chains or thereabouts in length) whereof 4 62 chains will be double line and 1 furlong 7.87 chains will be single line, commencing in Hag End Brow by a junction with the existing tramway in that road at its termination, passing thence over Lever-bridge and along Radcliffe-road and Maze-street, and terminating in Maze-street at a point 15 yards or thereabouts east of the junction of

that street with Radcliffe-road;

Tramway No. 4.—A tramway (7 furlongs or thereabouts in length) whereof 5 furlongs 5:59 chains will be double line and 1 furlong 4.41 chains will be single line, commencing in Bridgman-street by a junction with the existing tramway in that street at the junction of that street and Fletcher-street, passing thence in a south-westerly direction along Bridgman-street to the junction of that street with Swan-lane, thence in a southerly

direction along Swan-lane and Higher Swanlane, and terminating in such last-mentioned lane at a point opposite the centre of

Tramway No. 5.—A tramway (3 miles 3.6 chains or thereabouts in length) whereof 5 furlongs 1.2 chains will be double line and 2 miles 3 furlongs 2.4 chains will be single line, commencing in Wigan-road, in the Borough, by a junction with the existing tramway of the Corporation in that road at a point 70 yards or thereabouts east of the centre of Hulton-lane, passing thence partly through the Borough and partly through the Urban District of Westhoughton in a westerly direction along Wigan-road, Boltonroad and Market-street, and terminating in the said Urban District of Westhoughton at the junction of Market-street with Wigan-

Tramway No. 6.—A tramway (9.75 chains or thereabouts in length) whereof 1.36 chains will be double line and 8.39 chains will be single line, commencing in Deane-road by a junction with the existing tramway in that road at a point 21 yards or thereabouts east of the centre of Salisbury-street, passing thence in a northerly direction along Salisbury-street into and terminating on the northerly side of Ellesmere-street at the Mayor-Ellesmere-street entrance to the

street store yard of the Corporation; Tramway No. 7.—A tramway line) 1 furlong 2.81 chains or thereabouts in length, commencing in Shiffnall-street by a junction with the existing tramway in that street at or near the junction of Shiffnallstreet with Carlton-street, passing thence in an easterly direction along Shiffnall-street to the intersection of that street by Salopstreet, thence in a northerly direction along Salop-street to Breightmet-street, thence in a westerly direction along Breightmet-street, and terminating in the last-mentioned street by a junction with the existing tramway in that street at or near the junction thereof with Carlton-street.

All the proposed tramways will be constructed on a gauge of 4 feet 82 inches, and it is not intended to run on such tramways carriages or trucks adapted to run on railways, and it is not proposed to lay any tramways so that for a distance of 30 feet or upwards a less space than 9 feet 6 inches will intervene between the outside of the footpath on either side of the street and the nearest rail of the tramway except in the case of the following trainways, and then only at the places herein-after described (that is to say):—

Tramway No. 1.

(a) In Elgin-street, on the south side thereof, between Eskrick-street and a point 0.59 chain east of Keighley-street;

(b) In Elgin-street, on the north side thereof, between Eskrick-street and a point 4.40 chains west of Eskrick-street;

(c) In Elgin-street, on the north side thereof, between a point 0.50 chain west of Bennetts-lane and a point 0.59 chain east of Keighley-street;

(d) In Church-road, on both sides thereof, between points respectively 1.60 chains east and 2.40 chains west of Harper's-lane;

(e) In Church-road, on both sides thereof, between points 3.20 chains and 6.38 chains west of St. Peter's-avenue;

(f) In Church-road, on both sidesthereof, between points respectively 1.80. chains east and 1.38 chains west of Caley-

Tramway No. 2.

(a) In Chorley Old-road, on the north side thereof, between points respectively 0.70 chain and 3.88 chains west of theof New junction Church-road Chorley Old-road;

(b) In Chorley Old-road, on the south side thereof, between points respectively 0.70 chain and 7.60 chains west of the said.

junction;

(c) In Chorley Old-road, on the northerly side thereof, between points respectively 0.90 chain and 3.40 chains north-west of the north-westerly corner of.

Delph Hill Mill in Chorley Old-road; (d) In Chorley Old-road, on both sides thereof, between points respectively 3.80 chains and 6.98 chains north-west of the said north-westerly corner of Delph Hill.

Mill.

Tramway No 3.

(a) Over Lever Bridge, on the north side thereof, between Woodside-place and a

point opposite Chapel-place;

(b) In Radcliffe-road, on the east side thereof, between points respectively 4:45 chains and 1 furlong 0.05 chain south of. Woodside-place;

(c) In Radcliffe-road, on the north sidethereof, between points respectively 1.82. chains and 6.36 chains east of Waterside.

Tramway No. 4.

In Bridgman-street, on the south-east side thereof, between High-street and a point 1:59 chains south-west of St. Helierstreet.

Tramway No. 5.

(a) In Wigan-road, on both sides thereof, between points respectively 1 furlong 3 chains and 1 furlong 6-18 chains south-west of Green-lane;

(b) In Wigan-road, on the south side thereof, between points respectively 8.10 chains and 1 furlong 3.90 chains east of the north-easterly corner of the farmhouse

at Hunger Hill;

(c) In Wigan-road, on both sides thereof, between points respectively 2.80 chains and 5.98 chains west of the said north-easterly corner of the farmhouse at Hunger Hill;

(d) In Bolton-road, on both sides thereof, between points respectively 7.80' chains and 1 furlong 0.98 chain west of the north-westerly corner of Highgate House;

(e) In Bolton-road, on the north side thereof, between points respectively 1 furlong 4.60 chains and 1 furlong 6.80 chains west of the said north-westerly corner of Highgate House;

(f) In Bolton-road, on both sides: thereof, between Manchester-road and a point 3.90 chains east of Manchester-road;

- (g) In Bolton-road, on the south side thereof, between a point 2 chains south-west of Manchester-road and a point 3.10 chains north-east of Green-street;
- (h) In Bolton-road, on the north-west side thereof, between points respectively 3.10 chains and 6.28 chains north-east of Green-street;
- (i) In Bolton-road on both sides thereof between the north-east side of Dams-

head Fold and a point 3.90 chains south-

westward thereof;

(j) In Market-street on both sides thereof between points respectively 1.70 chains and 4.88 chains west of Woodstreet.

Tramway No. 6.

In Salisbury-street on the west side thereof between Deane-road and Ellesmere-street.

Tramway No. 7.

(a) In Shiffnall-street on the south side thereof between a point at or near the west side of Carlton-street and Salop-

street;
(b) In Salop-street on the east side thereof between Shiffnall-street and

Breightmet-street;

(c) In Breightmet-street on the north side thereof between Salop-street and a point at or near the west side of Carlton-

The motive power to be used on the proposed tramways is animal or mechanical (including

electrical) power.

To empower the Corporation to lay down, construct, erect, place and maintain on, in, under or over the surface of any street, and to attach to any house and building such posts, brackets, conductors, wires, tubes, mains, plates, cables, ropes and apparatus, and to make and maintain such openings and ways in, on or under any such surface as may be necessary or convenient, either for the working of the Corporation tramways, or any tramways which may for the time being be connected with any of the Corporation tramways or for connecting any portions of the said tramways with any tramways within or without the borough, which can be worked in connection with any of the Corporation tramways or for providing access to or forming connections with any generating station or stations, engines, machinery or apparatus.

To empower the Corporation to alter or reconstruct any tramway and in constructing any of the proposed tramways and in altering the position of a tramway in any street, and in reconstructing any of the Corporation tramways to substitute single or interlacing lines for double lines or double or interlacing lines for single lines, and to abandon any tramway rendered unnecessary by the construction of any of the proposed tramways.

To authorize the Corporation to make, maintain, alter and remove crossovers, passing places, sidings, junctions and works in addition to those specifically authorized.

To empower the Corporation when any street in which a tramway is laid is altered or widened to reconstruct such tramway in such position as they think fit.

To enable the Corporation in constructing any tramway to increase the width of the roadway by reducing the width of any footpath.

To authorize the Corporation for the purpose of constructing any tramway in any street to take up, remove or dispose of, or, if thought fit, to appropriate and use in the construction of any tramway any existing tramway in such

To empower the Corporation from time to time when by reason of the execution of any work in or the alteration of any street in which any tramway, channel or electric line shall be laid or placed, it is necessary or expedient so to do, to alter, remove or discontinue all or any part of such tramway, channel or electric line, and to make, lay down and place temporarily in the same or any adjacent street, substituted tramways, channels and electric lines.

To empower the Corporation to place and run carriages upon and to work and use the proposed tramways, and to provide and use. mechanical or electrical power therefor.

To empower the Corporation to carry on the : proposed tramways passengers, goods, merchandise, luggage, animals and parcels, and to demand, take and recover tolls, rates, fares and charges for the use of such tramways and carriages thereon.

To provide for the exclusive use by the Corporation or their lessees of the proposed tramways for carriages with flanged wheels or other wheels suitable only to run on the rails of the

said tramways.

To confer upon the Corporation with respect to the proposed tramways all or any of the rights, powers, privileges and exemptions exerciseable or enjoyed by them with respect to their existing tramways or usually conferred upon the promoters of tramways, whether in addition to or in extension of the powers, rights, privileges and exemptions hereinbefore referred to or otherwise, and to apply to the proposed tramways or to render inapplicable thereto all or some of the provisions of the Tramways Act, 1870.

To enable the Corporation to provide and use attached to any cars on the Corporation tramways a secondary or trailer car, and to authorize the use upon the said tramways of two or more cars attached together, and to make or provide for the making of such special regulations (if any) in reference to such use as the Bill may define or Parliament prescribe, and to enable the Corporation to take special fares, tolls and charges for the use of such trailer cars.

To constitute the proposed tramways part of the trainway undertaking of the Corporation, and to make applicable thereto, with or without modification, all or any of the provisions of the existing Acts and Orders of the Corporation relating to their tramway undertaking, including the power to take and recover tolls, fares and charges.

To enable the Corporation to enter into and carry into effect contracts and agreements with the owner and lessee of any tramways in any adjacent districts which can be worked with any of the Corporation tramways, and the local authority of such district with respect to the construction, purchase, sale, lease, working, use, management and maintenance by the contracting parties of all or any of their respective tramways and works or any part or parts thereof respectively, the making of all necessary junctions, the supply of rolling stock, plant, machinery and electrical energy or power, theappointment and removal of officers and servants, the payments to be made and the conditions to be performed in respect of such working, use, management and maintenance, the interchange, accommodation, conveyance, trans. mission and delivery of traffic coming from or destined for the respective undertakings of the contracting parties, and the division and apportionment of the revenue arising from such traffic, and the payment of any fixed or contingent rent, and to confirm and give effect to any agreements which have been or may be made touching any of the matters aforesaid.

To empower the Corporation and their lessess both within and without the borough to provide and use stables, buildings, carriages, trucks, horses, harness, engines, motors, machinery, apparatus, and steam, electric, cable and other plant (fixed and movable) necessary or convenient for working such tramways by any motive power hereinbefore mentioned, and to sell, exchange or dispose of such of the before-mentioned articles and things as may not be required.

To enable the Corporation to utilise any of the Corporation tramways for the purpose of carrying refuse, road materials, coal and any other articles or things required for use by the Corporation in any of their corporate capacities, and to provide such trucks and vehicles as may be necessary for that purpose.

To empower the Corporation and any other local authority to enter into and carry into effect agreements for the use for sanitary purposes or other municipal or public purposes of the Corporation tramways or any tramways of any such other authority.

any such other authority.

To empower the Corporation to remove obstructions from the Corporation tramways and to recover from the owners of such obstructions or other persons the cost incurred in so

doing.

To authorize the Corporation to suspend the service of cars on the Corporation tramways or any part thereof when they deem it expedient so to do or on such occasions as may be

specified in the Bill.

To increase the maximum tolls, fares and charges to be demanded by the Corporation upon or in connection with the Corporation tramways and to alter the provisions relating to the conveyance of persons of the working class and the fares payable therefor, and for that purpose to repeal, alter or amend the provisions of the Bolton and Suburban Tramways Order, 1878 (as amended by the Bolton Corporation Tramways Order, 1909), and the Bolton Corporation Act, 1901, and any other enactment relating to the said matters.

Omnibuses.

To confer upon the Corporation further powers with reference to the running of omnibuses, and to empower them to provide, equip, work and run omnibuses on any street within and on the following route in the urban district of Turton, in the county of Lancaster, beyond the borough, and to carry passengers, luggage, animals, goods and parcels upon their omnibuses, and to demand and take tolls, rates, fares and charges upon and in connection with any such omnibuses

The intended route beyond the borough along which the Corporation propose to seek specific powers of running omnibuses is the following

Ithat is to say):

A route commencing in Bradshaw Brow at the termination of the existing tramway of the Corporation, proceeding thence in a northerly direction along Turton-road, Darwen-road and Blackburn-road, and terminating in such last-mentioned road at a point 300 yards or thereabouts north of the northerly side of Longworth-road.

and it is proposed to empower the Corporation to run omnibuses on any other routes outside the borough with the sanction of the Minister of Transport and subject to such other conditions are the sanction of the Minister of Transport and subject to such other conditions.

tions as may be specified in the Bill.

To authorize the Corporation to carry pas-

sengers, luggage, goods, animals and parcels on such omnibuses, and to demand and take tolls, rates, fares and charges upon or in connection with the same, and (if thought fit) to make provision for the fixing and revising by the Minister of Transport or such other authority as may be specified in the Bill of such tolls, rates, fares and charges.

To make provisions with reference to any roads outside the Borough upon which the Corporation may run omnibuses, and the cost of adapting, altering or reconstructing the same and as to the extent to which such cost is to be borne by the authority, body or person responsible for the maintenance of such roads.

To authorize the Corporation and other local authorities, companies, bodies or persons to enter into and carry into effect agreements for the working, user, management and maintenance of the omnibuses of the Corporation or of any such local authority, company, body or person, and with reference to other matters incidental thereto.

To make provisions as to the application of the revenue of the Corporation's omnibus undertaking, including the provision of a reserve fund.

To exempt the Corporation from liability to any claim under the Highways and Locomotives (Amendment) Act, 1878, as amended by the Locomotives Act, 1898, in respect of extraordinary traffic by reason of the user of any road by their omnibuses.

Provisions as to Tramways and Omnibuses.

To confer upon the Corporation powers and to make provisions with respect to the proposed tramways and their tramway undertaking and omnibus undertaking or any of them or otherwise as follows:—

To make provisions as to the mode and place of payment of tolls, fares and charges in respect of the Corporation tramways or the omnibuses of the Corporation; to fix minimum tolls, fares and charges; to appoint stopping places and starting places. and to provide that passengers shall only be taken up or set down at such places; to make provision for the running of through cars and omnibuses and to enable the Corporation to take special fares, tolls and charges for the use of such through cars and omnibuses; to require intending passengers to form into lines or queues while waiting to enter tramcars or omnibuses; to empower the Corporation to provide shelters, waitingrooms, cloak-rooms and storage sheds, and to make charges for the use of such cloakrooms and storage sheds; to attach to lampposts, poles, standards and other erections notices indicating the position of stopping places; to reserve cars or omnibuses for special purposes, and to prohibit the use of such cars and omnibuses by ordinary passengers, and to authorize the taking of fares, rates and charges for such special cars and omnibuses not controlled by the ordinary scale of fares, rates and charges; to authorize the Corporation to purchase, acquire or appropriate and hold and use lands and buildings, and to erect or provide depots, garages, buildings, sheds, plant, appliances and conveniences in connection with the tramway undertaking and the omnibus undertaking. To provide that the omnibus undertaking

shall form part of the tramway undertaking of the Corporation for all or any purposes, and to make provision as to the receipts and expenditure in connection with such undertakings. To prescribe penalties for wilful obstruction of or interference with the working of tram-

ways or omnibuses.

To make provisions with reference to articles and things found in tramway cars, omnibuses and hackney carriages or other licensed vehicles, and to confer rights upon the Corporation and others with respect thereto.

Street Works.

To empower the Corporation to make and maintain the following street works and improvements in the Borough (that is to say):—

Widening No. 1.—A widening and improvement of St. George's-road on the southerly side thereof and Kensington-street on the northerly side thereof between Chorley-street and the junction with Kensington-street of Back Kensington-street North;

Widening No. 2.—A widening and improvement of Oxford-street on the westerly side thereof between the northerly side of Victoria-square and a point 56 yards or thereabouts measured in a northerly direction from the northern side of that square;

Widening No. 3.—A widening and improvement of Newport-street on the westerly side thereof and Great Moor-street on the northerly side thereof between Victoria-square and the junction of Coronation-street with Great Moor-street;

Widening No. 4.—A widening and improvement of Bridge-street on the westerly side thereof between a point 26 yards or thereabouts south of the southerly side of Bark-street and Corporation-street.

Widening No. 5.—A widening and improvement of Bridgeman-place on the northerly side thereof between points respectively 6 yards and 35 yards or thereabouts measured in an easterly direction from the eastern side of Cockrell Springs;

Widening No. 6.—A widening and improvement of Newport-street on the easterly side thereof and Great Moor-street on the northerly side thereof between a point in Newport-street 17 yards or thereabouts north of the northerly side of Great Moor-street and Mawdsley-street;

Widening No. 7.—A widening and improvement at the corner of Great Moorstreet and Newport-street between a point on the southern side of Great Moor-street 7 yards or thereabouts west of the western side of Newport-street and a point in Newport-street 10 yards or thereabouts south of the southern side of Great Moor-street;

Widening No. 8.—A widening and improvement at the corner of Great Moor-street and Newport-street between a point on the eastern side of Newport-street 11 yards or thereabouts south of the southern side of Great Moor-street and a point in Great Moor-street 11 yards or thereabouts east of the eastern side of Newport-street;

Widening No. 9.—A widening and improvement of Crook-street on the northerly side thereof and Great Moor-street on the south-easterly side thereof between a point in Crook-street 12 yards or thereabouts east of the easterly side of Great Moor-street and Blackhorse-street:

Blackhorse-street;
Widening No. 10.—A widening and improvement of Churchgate on the southerly side thereof between points respectively 18 yards and 37 yards or thereabouts west of the westerly side of Paley-street;

Widening No. 11.—A widening and improvement of Deansgate on the south side thereof between points respectively 10 yards and 30 yards or thereabouts east of the easterly side of Oxford-street;

Widening No. 12.—A widening and improvement of Deansgate on the south side thereof between points respectively 17 yards and 51 yards or thereabouts east of the easterly side of Market-street;

Widening No. 13.—A widening and improvement of Corporation-street on the southerly side thereof, Knowsley-street on the easterly side thereof, and Deansgate on the northerly side thereof between a point in Corporation-street 15 yards or thereabouts east of the easterly side of Knowsley-street and a point in Deansgate 15 yards or thereabouts east of the easterly side of Knowsley-street:

Widening No. 14.—A widening and improvement of St. George's-road on the southerly side thereof and Knowsley-street on the easterly side thereof between a point in St. George's-road 23 yards or thereabouts east of the easterly side of Knowsley-street and Bark-street;

Widening No. 15.—A widening and improvement of Blackburn-road on the easterly side thereof between Kay-street and Cooper-street;

Widening No. 16.—A widening and improvement of Tempest-road on the easterly and southerly sides thereof between points respectively 34 yards and 93 yards or thereabouts (measured along Tempest-road) north of the northerly side of Cremo-street;

Widening No. 17.—A widening and improvement of Hulton-lane on the westerly side thereof and Wigan-road on the southerly side thereof between a point 61 yards or thereabouts south of the southerly side of Wigan-road and a point 19 yards or thereabouts west of the westerly side of Hulton-lane;

Widening No. 18.—A widening and improvement of Church-road between points respectively 20 yards and 42 yards or thereabouts east of the easterly side of the road leading to Lower Pools;

Widening No. 19.—A widening, raising and improvement of Lever Bridge on both sides thereof between Chapel-place or a point opposite thereto and Woodside-place.

Widening No. 20.—A widening, raising and improvement ca Radeliffe-road on the easterly side thereof between Woodside-place and a point 115 yards or thereabouts measured in a southerly direction from the south side of Woodside-place and on the westerly side thereof between Lever Bridge and a point 84 yards or thereabouts measured in a southerly direction from the south side of Lever Bridge;

side of Lever Bridge;
Widening No. 21.—A widening and improvement of Radcliffe-road on the westerly side thereof between the northern side of the Manchester, Bolton and Bury Canal and Waterside.

u waberside.

General Provisions as to Works.

To authorize the Corporation in connection with the proposed waterworks, tramways, street works and other works to make and maintain all necessary approaches, retaining walls, piers, abutments, embankments, girders, cantilevers, bridges, arches, sewers, drains,

goits, culverts, excavations and other works and conveniences and to underpin buildings.

To authorise the Corporation to deviate in the construction of the intended waterworks street works and other works both vertically and laterally to the extent shown on the deposited plans and sections, or to be defined by the Bill or prescribed by Parliament.

To empower the Corporation to make in any streets all such alterations of levels and width of roadway and footway as may be expedient for or in connection with the construction of the proposed tramways, street works and other works, and for making convenient accesses from or junctions with the proposed street works and other works, and to stop up, alter, divert and interfere with, either permanently or temporarily (and, if permanently, to appropriate the site and soil of and to extinguish all rights of way over), and to cross over, under or upon such streets, bridges, railways, tramways, rivers, navigations, canals, streams, brooks, watercourses, sewers, drains, gas and water and other pipes, and telegraphic and telephonic and electric apparatus as it may be necessary or convenient to stop up, alter, divert, interfere with or cross for any of the purposes of the Bill.

Lands.

To authorize the Corporation, for the purposes of the intended waterworks, street works and other works, and (in connection with such street works) for the provision of space for the erection of buildings adjoining or near to streets, to purchase and take or use, either compulsorily or by agreement, and to hold all or any of the lands, houses and other property shown on the plans hereinafter referred to as intended to be taken, and easements and rights in, under, over or upon such lands and other property, and for those purposes or any of them to appropriate any lands belonging to the Corporation.

To enable trustees and other parties under disability or whose powers of disposing of lands are restricted by any local Act to sell and grant to the Corporation easements and rights in and over lands, and to repeal, alter or amend any such restricting enactment.

To enable the Corporation to acquire compulsorily or by agreement, and to hold and use the following lands in the county of Lancaster for the following respective purposes (that is to say):—

For the purposes of the Water Under-

taking of the Corporation:

(a) Lands in the urban district of Turton lying to the eastward of the Entwistle Reservoir of the Corporation and between the road leading from Hall Shores Croft to Entwistle Station, and the road leading from Edge Fold to that station, and comprising the enclosures respectively numbered 480, 481, 494 and 495 in the parish of Edgworth, on the \$\frac{1}{2500}\$ Scale Ordnance Map, edition of 1910 (Lancashire Sheets LXXIX 5, 6, 9 and 10).

(b) Lands in the said urban district of Turton, bounded on the south by the Entwistle Reservoir of the Corporation, on the west and part of the east by lands belonging to the Corporation, on the north by the enclosures respectively numbered 673, 674 and 675 in the parish of Edgworth on the $\frac{1}{2500}$ Scale Ordnance Map, edition of 1911 (Lancashire Sheet

LXXIX, 1), on the east by the enclosurenumbered on the said Ordnance Map and on the ½500 Scale Ordnance Map, editions of 1910 (Lancashire Sheet LXXIX, 5) 664 in the said parish, and by the enclosures respectively numbered on the last mentioned Ordnance Map 647, 648, 639, 621, 593, 604, 595, 596, 544 and 554 in the said parish.

(c) Lands in the borough of Darwen abutting on the south-eastern side of themain road from Bolton to Darwen, comprising the premises known as Duckworth's Arms, and the cottages adjoining thereto, being the enclosure numbered 7 in the parish of Darwen, on the 2500 Scale Ordnance Map, edition of 1910 (Lancashire Sheet LXXIX, 5), and so much (if any) of the enclosure numbered on that Ordnance Map 23 in the said parish as is opposite those premises and does not form part of the public highway.

(d) Lands in the said urban district of Turton abutting on the south-eastern side of the said main road from Bolton to Darwen and on the north-eastern side of the road leading from the said main road to Chapeltown, comprising the premises known as Greens Arms Inn and cottages adjoining thereto, being the enclosure numbered 1520 in the said parish of Turton on the 1500 Scale Ordnance Map, edition of 1910 (Lancashire Sheet LXXIX, 5), and so much (if any) of the enclosure numbered on that Ordnance Map 1526 in the said parish as is opposite those premises and does not form part of the public highway and so much of the enclosure numbered on the said Ordnance Map 1518 in the said parish as does not belong to the Corporation.

(e) An area of land in the said urbandistrict of Turton, lying to the north of the Delph Reservoir of the Corporation, bounded on the easterly or south-easterly side thereof partly by an imaginary line drawn in a south-westerly direction from the westernmost corner of the enclosure numbered on the 2500 Scale Ordnance Map, edition of 1910 (Lancashire Sheets LXXIX., 9 and 13), 1355 in the said parish of Turton partly by the enclosures respectively numbered on the last mentioned Ordnance Map 1357 and 1358 in the said parish of Turton partly by the enclosures respectively numbered on the 2500 Scale Ordnance Map, edition of 1910 (Lancashire Sheet LXXIX., 13), 1345, 1346, 1313, 1317, 1319, 1321, 1322 and 1268 in the said parish of Turton and partly by an imaginary line drawn in a westerly direction from the south-western corner of the enclosure numbered 1323 in the said parish of Turton on the last mentioned Ordnance Map to the north-easternmost corner of the enclosure numbered 1329 in the said parish of Turton on that ordnance map and on all other sides by lands belonging to the Corporation excepting from the lands so to be acquired any interest in any public highways com-prised in the said area which does not belong to the owners of the lands adjoining such highways:

(f) An area of land partly in the borough and partly in the said urban dis-

trict of Turton bounded on the northwest by lands belonging to the Corporation situate on the north-westerly side of Gale Brook and by the boundary between the parishes of Belmont and Bolton on the east partly by an imaginary line drawn from a point in the northern boundary of the enclosure numbered on the $\frac{1}{2500}$ Scale Ordnance Map, edition of 1908 (Lancashire Sheet LXXXVI., 4), 13 in the said parish of Belmont 12 chains or thereabouts eastward of the aqueduct traversing the said enclosure where that aqueduct crosses the said Gale Brook to a point in the south-eastern boundary of the said enclosure numbered 13 44 chains or thereabouts measured in a north-easterly direction from the centre of the main road from Bolton to Preston and partly by the said main road on the southeast by the enclosure numbered on the said Ordnance Map 62 in the parish of Bolton and on the south by the enclosures respectively numbered on the said Ordnance Map 65, 66 and 68 in the said parish of Bolton excepting from the lands so to be acquired any interest in any public highways comprised in the said area which does not belong to the owners of the lands adjoining such highways.

(2) For the purpose of erecting thereon

baths and washhouses:-

Lands in the borough bounded on the north-east by Greenhalgh-street, on the south-west by Richmond-court, on the north-west by Liune-street, and ion the south by Moss-street;

(3) For the purpose of general town im-

provement:

(a) Lands in the borough bounded on the north partly by Deansgate and partly by Back Deansgate, on the south by Great Moor-street, on the east partly by Queenstreet and partly by Howell Croft North, Victoria-square and Howell Croft South, and on the west by Blackhorse-street;

(b) Lands in the borough bounded on the north by Victoria-square, on the south by Ashburner-street, on the east by Old Hall-street South, and on the west by

Howell Croft South;

To authorize the Corporation to utilise the lands (3) (a) and (b) hereinbefore described or any part thereof for the erection of municipal offices, police courts and offices, libraries, art galleries, museums or other municipal buildings or for markets or other municipal purposes, and for the laying out of streets and roads, and to hold and retain the said lands or any part thereof for those purposes, and to sell, let, exchange or otherwise dispose of any parts of the said lands not required for the said purposes.

To enable the Corporation to purchase compulsorily parts only of houses, buildings, manufactories or other property without being required to purchase any greater part or the whole thereof, and to relieve the Corporation from the provisions of section 92 of the Lands

Clauses Consolidation Act, 1845.

To make special provisions as to compensation in respect of interests recently acquired and improvements, alterations or buildings recently effected or erected.

To empower the Corporation by agreement to purchase or acquire or take on lease, and to hold land which in their opinion it is desirable that they should acquire for or in connection with the purposes of their water undertaking, tramway undertaking or omnibus undertaking or any other undertaking or the purposes of any of their powers or duties or for the benefit, improvement or development of the borough, and to enter into contracts and pay deposits, and for that purpose borrow money temporarily, and to make provisions as to the adjustment of accounts when any such lands are appropriated to any undertaking or to any of their powers or duties.

To empower the Corporation to retain, hold and use, or to sell, lease, exchange or otherwise dispose of, in such manner and for such consideration and purpose and on such terms. and conditions as they may think fit, and either in consideration of the execution of works or of the payment of a gross sum, or of an annual rent, or of any payment in any other form, any lands, or interest in lands, acquired or to beacquired under the intended Act or any other Act, whether local or general, or any Provisional or other Order, or in any other manner vested in the Corporation, and to sell, exchange or dispose of any rents reserved on the sale, lease, exchange or disposition of such lands or interests, and to make, do and execute deeds, acts and things for those purposes, and to give or take money for equality of exchange and for the purposes aforesaid, or any of them, tovary the rights and obligations of the Corporation under the Lands Clauses Acts or the Public Health Act, 1875, and to repeal, alter or amend the provisions of any local Act which would be inconsistent with the exercise of the said powers.

To make provisions as to the application and disposal of capital moneys received by the Corporation on the resale, exchange or leasing of

lands.

To empower the Comporation on selling lands to reserve all or any of the water rights or easements attaching thereto.

To extend the existing powers of the Corporation as to the holding, sale, lease, exchangeand disposal of surplus lands for the time being

belonging to them.

To empower the Corporation to acquire by agreement lands adjacent to any street in the borough, and to pull down and remove any existing buildings thereon, and to sell, eitherfor a sum in gross or an annual chief rent or other rent, exchange, demise and grant building leases of or to erect on such land and on any lands for the time being of the Corporation not required for the purpose for which they were acquired, houses, shops, offices, warehouses and other buildings, and to sell, lease or let such houses, shops, offices, warehouses or other buildings.

To relieve the Corporation from any or every obligation to which they may be subject, to sell or dispose of lands acquired by them under the powers of the intended Act and not required for the purposes for which such lands were

acquired.

To authorize the Corporation to remove from any burial ground or part thereof to be acquired by them the human remains interred therein, and to make all such provisions with reference therebo as may be deemed necessary or expedient.

Electricity.

To confer further powers upon the Corporation with regard to their electricity undertaking and the supply of electricity.

To authorize the Corporation to supply electricity to premises abutting upon streets not repairable by the inhabitants at large, and to open and break up such streets and lay electric mains and works therein.

To make further provision with reference to the recovery by the Corporation of expenses incurred by them in connection with the reconnecting of electric lines or works which may have been cut off or disconnected owing to default of the consumer.

To authorize the Corporation to provide, construct, place and maintain in or under any street sub-stations, transforming stations, and other works in connection with their electricity undertaking, and to provide means of access and approaches thereto, and any incidental works and appliances in connection therewith.

To make further provision for enforcing compliance by consumers of electricity with the terms of any agreement entered into by them with the Corporation, and securing the use of electrical energy in accordance with such terms, and to empower the Corporation to discontinue the supply of electricity in certain cases.

To confer further powers upon the Corporation with regard to entry upon premises for the purpose of ascertaining the amount of electricity consumed or for the inspection or removal of fittings or other property belonging to them.

To make provisions with reference to meters used in connection with the supply of electricity which may register erroneously, and as to the date at which any erroneous registration shall be deemed to have commenced, and as to any allowance to be made to the consumer, or payment to be made by him, and the recovery of such payment by the Corporation.

To make provisions with reference to the circumstances in which, and the conditions subject to which, consumers having a supply of motive power or any means of heating or lighting separate from a supply of electricity afforded, or which might be afforded, by the Corporation, shall be entitled to require or continue to receive a supply of electricity from the Corporation, and to amend and extend the provisions of section 89 (As to supply of electrical energy where consumer has separate supply) of the Act of 1905, and section 15 (Supply of electricity to premises having separate supply) of the Electric Lighting Act, 1909.

To provide for the formation of a fund or funds in connection with the electricity undertaking of the Corporation, and the appropriation to such fund or funds from the revenue of that undertaking of such annual or other sums as the Corporation may think fit, or as may be prescribed in the Bill, and the application of such fund or funds among other things to meeting expenses in connection with renewals, repairs and depreciation, for the extension and improvement of the said undertaking, and for providing working capital or to enlarge the maximum amount of the reserve fund authorized by the Bolton Electric Lighting Order, 1891, and to authorize the application thereof in or towards such purposes as aforesaid.

To make further provisions with reference to the notice to be given to the Corporation by any consumer of electricity ceasing to take a supply.

Streets and Buildings.

To alter or amend the provisions of the existing Acts of and relating to the Corporation and the by-laws and regulations of the

Corporation with respect to streets and buildings, and to confer further powers upon the Corporation in reference to those matters generally and in particular to confer powers upon the Corporation with respect to and to deal with and provide for the following matters and things:—

To authorize the Corporation to lay out and maintain any part of any street with grass margins or as gardens and to plant the same with trees, to erect, maintain and renew guards and fences in any such streets, to add from time to time to the carriageway or footway any such grass margins, gardens or planted portions of streets, to alter and rearrange carriageways and footways, and to maintain any grass margins and trees already laid out or planted.

To make provisions as to the laying out of new streets and the particulars which the Corporation may require in connection with applications for approval thereof and requiring the construction of intersecting streets.

To enable the Corporation to relax to such extent as may be specified in the Bill any requirement (by by-law or otherwise) as to widening new streets where only one side is built on and to make provisions as to the completion of the required widening in connection with the erection of buildings on the opposite side of any such street.

To empower the Corporation subject to such conditions as the Bill may prescribe to make agreements with owners of lands adjoining streets for the adjustment of the boundaries of such streets and to exchange part of the street for their land.

To authorize the Corporation to require provision to be made for the adjustment and alteration of boundaries of estates or lands on which new streets are to be constructed and of lands adjacent or near to such estates or lands, and for the exchange of land in connection therewith, and the removal, imposition or other regulation of covenants, restrictions and conditions attaching to such estates and lands.

To provide for the determination by arbitration of disputes between the Corporation and other persons with respect to the matters last aforesaid, and as to the effect of the award of an arbitrator, and to authorize the Corporation to make payments and to purchase lands for securing such adjustments of boundaries.

To enable the Corporation upon and subject to such terms and conditions as may be specified in the Bill, to grant licences for the construction and use (exclusive or otherwise) of bridges over streets and to prohibit the construction of any such bridge without such licence or the construction or use of any such bridge otherwise than in accordance with the terms and conditions of the licence.

To enable the Corporation to relax in any case where they think fit any by-law or regulation requiring the provision of a back street in connection with houses fronting on a principal street, and to permit the occupation by gardens, courts or other open spaces in connection with such houses of the space which would otherwise be required for a back street.

To provide that watercourses shall not be culverted or covered over otherwise than in accordance with plans, sections, and specifications submitted to and approved by the Corporation, and to require provision to be made for the free and uninterrupted passage of water along any such watercourse.

To require owners of property to fill up or cover watercourses or ditches, and to substitute therefor pipes, drains or culverts.

To require the owner of any street being a highway not repairable by the inhabitants at large or the owners of premises abutting thereon to cleanse the gullies in such street, and to enable the Corporation in certain cases to cleanse such gullies and recover the expense thereof from such owners.

To empower the Corporation to erect and fix street fire alarms in such positions in any street, road, or public place in the borough as they think fit.

To authorize the Corporation to provide and maintain in or under streets in the borough orderly bins and other receptacles for street refuse, waste paper, sand, grit, or shingle.

To require the payment of compensation for damage or injury to street orderly bins or receptacles, or to public lamps, lamp posts, &c.

To require buildings or parts of buildings erected on any site or land becoming front land in consequence of any improvement by the Corporation to be erected according to an elevation, to be approved by the Corporation, and to provide that if the owner, lessee, or occupier of any building which on the making of any such improvement acquires a frontage to the street, makes any door or entrance communicating from the street, or any wall or fence by the side of the street, he shall make the building, wall, or fence in a line, and of an elevation approved by the Corporation.

To make provisions with respect to the removal or repair by the owner or by the Corporation of ruinous, neglected, or dilapidated structures, and as to the expenses thereof, including power to the Corporation to execute the work and recover the expense of so doing.

To confer further powers upon the Corporation with respect to buildings appearing to them to be dangerous.

To prohibit the erection of retaining walls exceeding such height as may be specified in the Bill until after plans, sections and specifications thereof have been submitted to and approved by the Corporation or otherwise than in accordance with the plans, sections and specifications so approved.

To prescribe or make requirements or to authorize the making of by-laws as to the area of habitable rooms, the number of dwelling-houses which may be erected in one block or in one continuous row, the provision of an open space for separating blocks or rows of dwelling-houses and the width of such space, the situation, construction and height of walls or fences, upon or across such open space, and the supervision, control and inspection of temporary or wooden stands and other structures.

To provide that in exercising any powers of entry or inspection of buildings or works in course of construction the borough surveyor and his assistants shall have from the builder or contractor the free use and assistance of ladders, scaffolding and plant.

To require the provision of means of escape in case of fire on every storey at such height above the street level as may be specified in the Bill in certain existing and new buildings which exceed such height as may be so specified, and to prohibit the occupation of any such new building until the Corporation have issued a certificate that the said requirements have been complied with, to require the alteration of the means of escape provided as aforesaid if the same shall become inadequate or the provision of further or other means of escape; to empower the owner to take such steps as are necessary to comply with any requirements of the Corporation, and to make provision as to the expenses thereof; to prohibit the alteration of means of escape without the consent of the Corporation, and to require the occupier of the building to maintain the means of escape provided in connection therewith in good order and free from obstruction.

To require or to enable the Corporation to require the culverting of watercourses or ditches upon land laid out for building or any adjoining land.

To make further provisions with reference to entry upon premises by the Corporation or any of their officers and to extend to any of the purposes hereinbefore referred to the provisions of section 102 (Power of Entry of Local Authority) and section 103 (Penalty for Disobedience of Order) of the Public Health Act, 1875.

Sanitary Provisions.

To make further and better provision with reference to sanitary matters with respect, amongst others, to the following:—

To require the owners and occupiers of dwelling-houses, warehouses and shops to provide and maintain dustbins of such material and form as may be specified or referred to in the Bill.

To prohibit or to enable the Corporation to prohibit the use of ashbins for any purpose other than the deposit of house refuse.

To provide that any river, stream or water-course so choked up or silted as to obstruct or impede the flow of water therein shall be deemed to be a nuisance within the meaning of section 91 of the Public Health Act, 1875, and to extend and apply to any such river, stream or watercourse the provisions of the said Act relating to nuisances.

To authorize the Corporation's officers to enter and inspect dwelling-houses or premises and to procure the ejection of the occupiers therefrom if habitually maintained in a filthy condition.

To make further provisions with respect to the ventilation and the sanitary accommodation and conveniences in dwelling-houses occupied by more than one family.

To prohibit the letting, occupation or use of any part of a house as a separate house which has not been provided to the satisfaction of the Corporation with sufficient sanitary and domestic accommodation.

To make provision for prevention of overcrowding in dwelling-houses and with a view to prevent such overcrowding to enable the Medical Officer or Inspector of Nuisances to enter dwelling-houses and to prescribe or limit or to enable the Corporation to prescribe or limit the number of persons to be permitted to sleep in or use any dwelling-house or room and to prescribe the method for ascertaining the number of cubic feet of space in any such room.

To confer powers upon the owners of premises for enabling them to comply with requirements of the Corporation and to impose penalties upon occupiers for preventing or obstructing the execution of works by owners.

Human Food.

To enable the Corporation to establish and carry on a depot for the sale of sterilized milk, dried milk, humanized milk, or other forms of milk, and to buy, treat, and sell milk, and to appropriate and use such lands as may be necessary for that purpose, and to provide laboratories, plant and machinery, and to make provisions as to defraying any expenses incurred by the Corporation in connection with the exercise of the powers aforesaid and the appropriation of the receipts arising therefrom.

To empower the Corporation or the Medical Officer of Health of the Borough or any person authorized by the Corporation or such medical officer to take samples of milk at railway stations and elsewhere, whether within or without the borough, for the purposes of the Sale of Food and Drugs Acts, 1875 to 1907.

To prohibit the use as sleeping places of

rooms where food is deposited.

To authorize the Corporation or any of their officers to enter upon the premises of any vendor of or merchant or dealer in any commodity intended for the food of man, or any premises upon which any such commodity is sold, kept, deposited or stored, or in preparation for sale, and to inspect any such premises and the materials or commodities or articles therein, and to take samples thereof.

To provide that where any animal or article is liable to be seized under the provisions of the Public Health Act, 1875 (as amended or extended by the Public Health Acts (Amendment) Act, 1890), as diseased or unsound or unwholesome, or unfit for the food of man, and found in the possession of any person, was sold to him by another person for the food of man, the person so selling shall in such circumstances as may be prescribed in the Bill be liable to the penalties prescribed by the said provisions of the Public Health Act, 1875.

To provide that where any article of food has been condemned by a justice under Section 117 of the Public Health Act, 1875 (as amended or extended by the Public Health Acts (Amendment) Act, 1890), the person to whom the same belongs, or belonged at the time of deposit of such article for the purpose of sale or preparation for sale, as well as the persons referred to in the said provisions of the said Acts, shall in certain circumstances be liable to the penalty prescribed by the said Section 117.

To prohibit the sale or distribution by any collector of or dealer in rags or bones or similar articles or any person carrying on the business of a rag and bone merchant, or acting on behalf of any such person as aforesaid of articles of food from any cart, barrow or other vehicle used for the collection of rags, bones or similar articles, or in or from any shop or premises used for or in connection with any such business as aforesaid.

Infertious and Contagious Diseases.

To enable the Medical Officer of Health on the notification of any case of infectious disease to require information as to the name and address of any laundryman to whom any clothes or other things may during the continuance of the disease be sent for washing or mangling from the house in which the case exists. To enable a Court of Summary Jurisdiction, on the application of the Medical Officer of Health, to order the removal to a suitable hospital or place of reception, and the detention and maintenance therein of any person suffering from pulmonary tuberculosis, and in an infectious state, where the lodging or accommodation of such person is such that proper precautions to prevent the spread of the infection cannot be taken, or where such precautions are not being taken.

To enable the Corporation to make good any financial loss on the relatives or dependants of any such person occasioned by such removal as aforesaid.

To make provisions as to applications to the Court for rescission of any such Order as last aforesaid.

To enable the Medical Officer of Health, under the authority of a warrant to be granted by a Justice in such cases during the prevalence of dangerous or infectious disease, and under such conditions as may be specified in the Bill, to examine medically any person found in a common lodging-house in the borough with a view to ascertaining whether he is suffering or has recently suffered from such disease.

To provide for and authorize the making of compensation by the Corporation to persons stopping their employment at the request of the Corporation, or of the Medical Officer of Health, for the purpose of preventing the spread of infectious disease.

To prohibit the parent or person having the care or charge of a child attending a school which has been closed by the Corporation with a view to preventing the spread of infectious disease from permitting such child to attend any Sunday-school or place of public entertainment without having procured from the Medical Officer of Health a certificate that such child may so attend without undue risk of communicating disease to others.

To make provision for preventing the spread of infectious disease in Sunday-schools and places of public entertainment, and for that purpose to enable the Corporation or any committee thereof in certain cases to close such schools or to restrict the attendance of children thereat.

To prescribe penalties for failure to notify the occurrence of infecticus disease in the family of a child attending a school.

To empower the Corporation in case of infectious disease directly or indirectly traceable to the consumption of shell fish to prohibit the sale of shell fish in the borough, and to prescribe and define the circumstances in which and the conditions under which such sale shall be prohibited, and to provide for the imposition and recovery of penalties for contravention of such prohibition.

Public Baths.

To authorize the Corporation during certain months to close and cover over any of their swimming baths and to let the same for meetings or entertainments.

To empower the Corporation to close to the public and reserve the exclusive use of swimming baths or bathing places and to grant the use thereof for swimming contests and other purposes, or for exhibitions, meetings or entertainments, and to charge or authorize the

charging of sums for such exclusive use or the admission of persons to such baths or swimming places.

To provide that, notwithstanding anything in the Baths and Washhouses Acts, when any swimming bath or bathing place is closed to general use the same or any part may be let otherwise than occasionally, and money may be taken for admission at the doors although licensed for music or dancing.

To authorize the Corporation to permit the use of swimming baths for family or mixed bathing, and to make and enforce by-laws with

reference thereto.

To extend and apply or to render inapplicable to the purposes aforesaid all or any of the provisions of the Baths and Washhouses Acts, 1846 to 1899.

Markets.

To empower the Corporation to take possession of stalls, standings or other conveniences or places in markets, market-houses, market-places or fairs on non-payment of rent.

To prescribe penalties for attempting to evade payment of market stallages, rents or tolls by the giving of inaccurate accounts or

-otherwise.

To authorize the demanding and recovery of new or increased tolls, stallages, rents and charges in connection with markets, fairs and slaughterhouses, and for the weighing and measuring of articles and things and the use of weighing machines in substitution for or extension of the powers with reference to those matters conferred by the Bolton Improvement Act, 1854, the Bolton Improvement Act, 1872, and the Bolton Order (No. 2), 1894, confirmed by the Local Government Board's Provisional Orders Confirmation (No. 15) Act, 1894, or any other Act or Order, and for that purpose to repeal alter or amend the provisions of all or any of those Acts and Orders.

To empower the Corporation to make by-

To empower the Corporation to make bylaws as to the appliances to be used and the methods to be adopted and the conditions to be observed in connection with the slaughtering of animals and otherwise for securing humane

slaughtering.

To empower the Corporation to make bylaws with respect to the inspection and removal of carcases at slaughterhouses and to prohibit

such removal before inspection.

To authorize the Corporation, in connection with and as part of their market undertaking, to provide, maintain and use refrigerators or cold-air stores and ice-making apparatus, and any buildings, works, machinery or apparatus connected therewith or incidental thereto, and to maintain, use and regulate any such refrigerators, cold-air stores or ice-making apparatus already provided by them.

To enable the Corporation to make and recover charges for and in respect of the use of any such refrigerators, cold-air stores and ice-making apparatus, and to sell ice or to let or permit the use of any such refrigerators, cold-air stores or ice-making apparatus, for such term and on such conditions as they may think fit, notwithstanding any enactment relating to

the market undertaking.

To extend to any such refrigerators, cold air stores and ice-making apparatus all or some of the provisions of the enactments for the time being in force relative to the market undertaking of the Corporation.

Parks, &c.

To empower the Corporation to let to clubs and others portions of parks or places of public resort or recreation set apart by them, and to erect and maintain thereon and to let houses, pavilions, dressing rooms and other buildings, works and conveniences, and to charge for the use of any portion so set apart.

To empower the Corporation to make charges for admission to and for the use of public buildings or buildings or enclosures in parks, recreation grounds or other lands, and for the use of chairs and for admission to public halls, concert halls, pavilions, conservatories, winter gardens, assembly rooms, reading rooms and conveniences in connection therewith.

To empower the Corporation to pay or contribute towards the payment of bands of music or vocal choirs, and to provide or arrange for the provision of concerts, entertainments, athletic meetings, exhibitions and amusements, and the sale of refreshments in public buildings, halls, rooms, parks or recreation grounds, or upon lands belonging to them, and to charge for admission thereto, and to let any such building for the purposes aforesaid, and to enclose for any such purpose areas in parks and recreation grounds, and to provide and sell or authorize the provision and sale of programmes, and to pay or contribute towards the cost of advertising concerts or entertainments.

To make provisions as to the defraying out of the borough fund or other funds or rates of expenses incurred by the Corporation in exercise of the powers aforesaid or any of them, and the application of receipts therefrom.

To empower the Corporation to make bylaws for securing orderly conduct at such con-

certs, entertainments, or amusements.

To empower the Corporation to appoint and pay officers for securing the observance of the foregoing provisions and the provisions of other Acts, and of by-laws and regulations relating to parks and pleasure grounds, and to procure such officers to be sworn in as constables.

Sewers and Drains.

To provide that communications between any sewer or drain from any premises in the borough, and any sewer of the Corporation, shall be made by the Corporation only, at the cost of the person desiring such communication.

To require the owner of any culvert made, or to be made, over any watercourse to repair, maintain, and cleanse the same, and to enable the Corporation, in default of compliance with a requirement from them to repair, maintain, and cleanse such culvert, and recover the expense of so doing from the owner.

To prohibit the discharge of petrol, oil and other like substances into sewers and drains.

To require the giving of notice of intention to repair drains communicating with sewers of the Corporation, and (in certain cases) of intertion to cover over such drains, and to confer powers of inspection on the Corporation or their officers.

Verminous Howses and Persons.

To authorize the Medical Officer of Health or the Inspector of Nuisances to enter and inspect any house suspected of being infested with vermin, and to enable the Corporation on the certificate of such Medical Officer or Inspector to require the owner or occupier of any house so infested to cleanse such house, and to take such steps as may be specified or referred to in the Bill, or in any such notice for destroying and removing vermin.

To enable the Corporation in default of the owner or occupier themselves to do any work required by the notice given by them, and to recover summarily from the defaulter the ex-

pense of so doing.

To authorize the Corporation to provide accommodation, attendants, and apparatus for cleansing and freeing from vermin the persons and clothes of persons infested with vermin, or in a foul or filthy condition or suffering from any contagious or infectious disease of the skin, and to cause any such person, with his consent, to be removed from the house (including any tent, van, shed, or similar structure used for human habitation, or any boat lying in any river, dock, canal, or other water, and used for the like purpose) to such accommodation for disinfecting and cleansing his person and clothing, and on the authority of an order of two Justices to remove and detain in any such accommodation as aforesaid any person without such consent.

To enable the Medical Officer of Health, or persons authorized by him, to examine the person and clothing of children, and if such person or clothing is infested with vermin, or is in a foul or filthy condition, to enable the Medical Officer of Health to require the parent or guardian or person liable to maintain or having the custody of such child to cleanse

such person and clothing.

To enable the Medical Officer of Health, or persons authorized by him, in default of compliance with any such requirement as last aforesaid, to remove the child and cause his person and clothing to be cleaned, and, if necessary, without warrant to convey such child to and detain him in suitable premises for such cleansing.

To prescribe penalties upon the parent or guardian, or other person liable to maintain or having the custody of a child cleansed under the last mentioned provisions, for allowing such child to get into a condition requiring further treatment under the said provisions.

Offensive Trades.

To enable the Corporation in cases where it is in their opinion inexpedient in the interests of public health that an offensive trade should be carried on in the premises in which it is being carried on, to require the owner or occupier of such premises to cease to use the same for the carrying on of such offensive trade, and (if thought fit) to provide for appeals against any such requirement, and for the making of compensation to persons discontinuing the use of premises pursuant to any such requirement.

Police.

To prohibit the sale, exhibition or distribution of obscene or indecent prints, pictures or drawings, and to impose penalties upon any person depositing or keeping any such prints, pictures or drawings for the purposes of sale, exhibition or distribution, and upon any person being the occupier of premises who allows any such print, picture or drawing to be deposited or kept at such premises for any of the purposes aforesaid.

To provide that the possession of any such print, picture or drawing upon premises upon which prints, pictures or drawings of any description are sold or kept for sale or for exhibition, shall be primâ facie, evidence that such obscene or indecent print, picture or drawing is deposited or kept for purposes of sale or exhibition.

To provide for entry upon premises and search therein for any such prints, pictures or drawings, and for the seizure and destruction thereof, and to authorize justices to issuewarrants in connection with any such entry,...

search and seizure.

To provide for and require the testing and inspection from time to time of taximeters or other similar apparatus used or intended to be used on hackney carriages, and to prohibit the use or continuance in use of any such taximeter or other similar apparatus unless certified to register correctly, and for the expense of any testing and certificate to be borne by the owner of the hackney carriage.

To authorize the Corporation to grant occasional licences for public vehicles for such period or periods as may be prescribed or defined in the Bill or specified in any such.

licence.

To provide that hackney carriages and public vehicles plying for hire or standing at or conveying passengers to or from railway stations or premises within the borough shall be subject to the same regulations and provisions as other hackney carriages and public vehicles plying for hire in the borough.

Superannuation.

To authorize and provide for the establishment, maintenance and management of a fund. for the payment of superannuation allowances. to the officers, servants and workmen appointed by or in the employment of the Corporation, and to provide for and prescribe the class or classes of officers, servants and workmen entitled or required to participate in such scheme, the scale of such allowances and the ages at which and the circumstances under which the same shall be paid; the payment of gratuities and other special allowances out of the said fund; the payment of contributions to the said fund by the said officers, servants and workmen (by deduct on from their salaries. or wages or otherwise); the investment and application of the money from time to time standing to the credit of the said fund; the return to the contributors in various circumstances of the whole or part of the amounts contributed by them respectively; the periodical actuarial investigation of the condition of the said fund; the making good of deficiencies. in the said fund, and all or any other matters. connected with or incidental to the said scheme and fund or either of them.

To authorize the Corporation to make contributions to the said fund.

To authorize the Corporation to pay pensions, retiring allowances, or gratuities to officers, servants or workmen retiring before-becoming entitled to a superannuation allowance, or to make additions to superannuation allowances payable, and to provide that such pensions, retiring allowances, gratuities and additions to superannuation allowances shall bepaid out of such funds, rates, revenues or accounts as the Corporation may determine or as may be specified in the Bill.

To provide for additional allowances in certain cases to existing officers or servants of the Corporation who become contributors to the said fund.

To provide for the retirement from the service of the Corporation at such age as may be specified in the Bill of officers or servants who (though qualified) do not become contributors to the said fund, and for the payment of retiring allowances to such officers or servants.

To provide for the retirement from the service of the Corporation after such periods as may be specified in the Bill of existing officers or servants who may be disqualified by age from becoming contributors to the said fund and for the payment of retiring allowances to such officers or servants.

To authorize the Corporation in any case in which they think it so to do to augment the benefits to which any such officer or servant may be entitled under the provisions of the Rill

To provide that any contributions to the said superannuation fund by the Corporation in respect of any officer or servant engaged in any State-aided service shall for the purpose of any national grant be deemed part of the expenditure of the Corporation upon such service.

To make provision for the payment out of the borough fund and borough rate, the district funds and district rates or other rates or funds of the expenses (including contributions) incurred by the Corporation in connection with the said fund or otherwise under the said proposed provisions, and to authorize the Corporation to make, assess and levy rates for that purpose, and to incorporate or apply, with or without amendment or modification, all or some of the provisions of the Friendly Societies Acts, 1896 and 1908, and such other provisions of other public Acts as may be necessary or convenient for carrying such intended provisions into execution.

Rating.

To repeal, alter or amend Sections 7, 106 and 107 of the Bolton Improvement Act, 1877, and Sections 76 and 80 of the Bolton, Turton and Westhoughton Extension Act, 1898, and to abolish as separate rating districts the areas in the borough respectively known as the Central District, the Rumworth District, the Halliwell District, the Tonge District, the Darcy Lever District, the Breightmet District, the Great Lever District, the Over Hulton District, the Middle Hulton District, the Deane District, the Lostock District, the Heaton District, and the Smithills District, and all rights, benefits, privileges, obligations and liabilities attaching thereto respectively, and to provide that the district committees for the wards. of the borough comprising the said districts shall be dissolved and cease to have any functions, powers or duties.

To provide that for such purposes of rating as may be defined in the Bill the borough shall be divided into two districts consisting respectively of the area known as the Astley Bridge District and the remainder of the borough.

To authorize the Corporation to make, assess, levy, collect and recover a single district rate in the borough (other than the Astley Bridge District) for expenses incurred in respect thereof for sanitary purposes (including the making and maintaining of streets

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and highways, private improvements, lighting, scavenging, sewerage, prevention of nuisances, the preservation of the health and the improvement of the borough and the powers of the Corporation in relation to the River Croal and other streams) and the manufacture and supply of gas, and the production and supply of electricity, and to constitute a fund and keep accounts of receipts and expenditure in connection with expenses so incurred, and to provide as to the expenditure or receipts to bedebited or credited to that fund.

To authorize the Corporation to make, assess, levy, collect and recover in the Astley Bridge District district rates (separately from the district rates made, assessed, levied or collected in the remainder of the borough) for expenses incurred in respect of that district for sanitary purposes (including as aforesaid), and the manufacture and supply of gas and the production and supply of electricity.

To provide for the continuance of the Astley Bridge District Fund and the Astley Bridge District Fund Account, and as to the expenditure or receipts to be debited or credited to that fund or account and to make provisions with respect to expenditure incurred by the Corporation for purposes common to the Astley Bridge District and the remainder of the borough or any part thereof.

To extend and apply or to render inapplicable to the said proposed provisions all or any of the provisions of existing Acts or Orders relating to the making, assessing, levying, collecting and recovery of rates.

To make provisions with respect to differential rating for such period as may be specified in the Bill in various parts of the borough other than the Astley Bridge District and as to the mode of calculation of such differential rates.

To make new provisions with respect to the exemption or partial exemption from the borough rate and district rates or any of them of certain properties in the borough or any part or parts thereof

or parts thereof.

To make all such provisions as may be deemed necessary or expedient for adapting tothe proposed rating provisions the provisions of any enactment now in force in the borough and as to moneys borrowed on the security of the district funds or rates of any one or moreof the separate rating districts as now constituted

To empower the overseers of the parish of Bolton to require the owners or occupiers of hereditaments in that parish to make returnscontaining such particulars with reference to such hereditaments as may be specified in the Bill

To authorize the said overseers to amend any poor rate by inserting the names of personsomitted therefrom.

Financial.

To make provisions as to the expenses of carrying into execution the provisions of the intended Act and as to the funds, rates and revenues out of which such expenses are to be defrayed.

To authorize the Corporation to contributetowards the expense of complying with requirements made by them as to the provision of water-closets or other sanitary conveniences, and to borrow money for the purposes of such contributions and for defraying any expenses incurred or contributions made by them under section 43 of the Bolton Corporation Act, 1901.

To empower the Corporation to borrow from time to time any sums of money which may be necessary to enable them to purchase any of the annuities of the Corporation outstanding in respect of the gas undertaking and to authorize the Corporation from time to time as opportunity may arise to purchase and extinguish any such annuities subject to such conditions as the Bill may define or as Parliament may prescribe.

To empower the Corporation to borrow money for the purchase of land and for the erection of baths and washhouses and for purposes of the general improvement of the

borough.

To empower the Corporation to borrow money for the provision of working capital in connection with any undertaking or any purpose to which a rate or fund is applicable, and to make provisions as to the security for and repayment

of any money so borrowed.

To enable the Corporation for or in relation to all or any of the purposes of the Bill, and also for or in relation to the purposes of any undertaking of and any Acts and Orders relating to the Corporation or the borough to apply their tolls, rates, funds and revenues and any moneys which they are already authorized to borrow, and to make, assess, levy and recover new and additional rates, and for all or any of the purposes aforesaid (including the special borrowing powers hereinbefore referred to) to borrow further moneys by mortgage, stock (of one or more classes, and at the same or at varying rates of interest), debentures, annuities or annuity certificates, and to charge those moneys and all or any of the moneys already borrowed or authorized to be borrowed by the Corporation on any particular security or upon all or any one or more of the following securities (that is to say):

The borough fund and borough rate, the district funds and district rates, lands, tenements, hereditaments, gas, water, markets, tramways, electricity and other undertakings and property or the rates, rents, tolls and revenues of the Corporation, whether as a municipal corporation or urban sanitary authority or other authority, and to make provisions with respect to the repayment of any moneys for the time being owing

by the Corporation.

To extend and apply to the borrowing or raising of money under the powers of the Bill all or some of the powers or provisions conferred or enacted by former Acts relating to the Corporation with respect to those matters.

To provide that the powers of borrowing money to be conferred by the intended Act shall not be taken into account in calculating the amount which the Corporation may borrow under the Public Health Act, 1875.

To enable the Corporation to adopt one form of mortgage for all purposes, and to charge any moneys borrowed on mortgage under any statutory borrowing power indifferently upon all the funds, rates, revenues and properties of the Corporation, and to provide that all future mortgages granted by the Corporation under any Act shall rank pari passu.

To enlarge the powers of the Corporation with respect to investment of moneys standing to the credit of sinking funds, and to enable the Corporation, subject to such restrictions and conditions as the Bill may define or as Parliament may prescribe, to use moneys standing to the credit of sinking funds in lieu of borrowing.

To provide that any returns in relation to any sinking fund or loans fund, or any like matter, shall be made by the borough treasurer instead of by the town clerk, and to make any necessary amendments in any existing enactments relating to any such fund or provision.

To increase the rate of interest payable to the Corporation under the following enactments and any other enactment prescribing the rate of any such interest (that is to say):—

Section 257 of the Public Health Act, 1875; Section 117 of the Bolton Corporation Act, 1872; Section 85 of the Bolton Cor-

poration Act, 1901.

To provide that the rate of accumulation of the annual payments to any accumulating sinking fund which the Corporation are required by any Act or Order to set aside for the payment of borrowed money shall be such as the Bill may prescribe or as the Ministry of Health shall from time to time approve.

To make provision as to the payment of interest on and the repayment of money borrowed and the reborrowing of money paid off.

To empower the Corporation to appoint and pay auditors possessing such qualifications (if any) as may be specified in the Bill in addition to the auditors appointed under the Municipal Corporations Act, 1882.

Miscellaneous.

To extend the provisions of Section 91 of the Public Health Act, 1875, so as to make them applicable to the emission from any chimney of any grit or gritty particles as if such grit or gritty particles were smoke arising from furnaces.

To empower the Corporation to pay subscriptions to associations of municipal corporations or of local authorities or their officers formed for consultation as to matters of common interest, and the expenses of attendance of members or officers of the Corporation at conferences or meetings of such associations and the cost of purchasing reports and contributing towards the expense of such conferences or meetings.

To enable the Corporation to appoint and pay deputy Medical Officers of Health, and to require or authorize any such deputy to do all or any things required or authorized to be done by the Medical Officer of Health.

To amend or extend the powers of providing hospitals vested in the Corporation by the Public Health Act, 1875, so as to enable them to subscribe to hospitals, infirmaries, dispen-

saries or other similar institutions.

To extend the provisions of section 90 (Local Government Board may empower local authority to make by-laws as to lodging-houses) of the Public Health Act, 1875, and to empower the Corporation to make by-laws in the case of houses let in lodgings or occupied by members of more than one family requiring information as to cubical content and accommodation to be indicated in each room, and the provision of a separate approach to each room or tenement separately occupied.

To enable the Corporation to appoint and remove officers to assist the overseers of the parish of Bolton, and to make provision with reference to the salaries and expenses of such cofficers.

To empower the Corporation to convert into slabs or other materials the refuse at their dust destructors, and to use or sell the slabs or materials so produced, and to confer further powers upon the Corporation with regard to the construction of buildings and works in connection with any of those matters.

To provide that notwithstanding the provisions of Section 75 of the Towns Improvement Clauses Act, 1847, the surveyor of the borough shall not be required to cause a hoard or fence to be put up in the case of a dangerous chimney.

To repeal Section 37 of the Bolton Corporation Act, 1872, and to cancel the agreement of which a copy is contained in the Second Part of the Sixth Schedule to that Act, and to provide that neither that agreement nor the agreements referred to in the First Part of the said schedule shall have any force or effect; to confirm and make binding upon the respective parties an indenture dated the 29th March, 1920, and made between the Right Honourable Orlando Earl of Bradford of the first part, the Right Honourable Robert George Earl of Plymouth, and the Reverend Ernest Richard Orlando Bridgeman of the second part, and the Corporation of the third part, and another indenture dated the 19th May, 1920, and made between the Bleachers' Association, Limited, of the one part and the Corporation of the other part.

To empower the Corporation in connection with their gas and electricity undertakings to fit up show rooms and offices, and to give exhibitions and demonstrations of the use of gas or electricity, and to appoint and pay persons for those purposes.

To require the occupier of any house or property, or any part thereof, to permit the owner of such house or property to execute any works or carry into effect any requirement of the Corporation under the intended Act or any existing enactment or under any by-law or regulation made by the Corporation, and to subject such occupier to penalties in the event of his refusal.

To make provisions as to the evidence to be required of the appointment or authority of the officers or any committee of the Corporation; as to the authentication and service of notices; as to the execution of works or the doing of acts in contravention of conditions imposed by the Corporation; as to the persons authorised to lay informations; as to the recovery of demands and the determination of the amount of compensation, damages, expenses or charges; and as to the mode of service of summonses to members of the council.

To relieve the Corporation and their officers and contractors from liability in certain cases.

To provide for appeals by parties aggrieved by orders, directions or decisions of the Corporation under the Bill.

To empower the Corporation to make and enforce by-laws and regulations for all or any purposes of the Bill for or in relation to which by-laws may be applicable.

To empower the Corporation, and any local authority; public body or company for and in relation to any object or purpose of the Bill, to enter into and fulfil agreements and contracts, and to confirm any such agreements and contracts as already have been or during the progress of the Bili may be entered into, and to expend their funds and rates and borrow moneys necessary therefor.

To enact all necessary provisions for giving full effect to the purposes of the intended Act or of the general or local Acts in force in the borough, including the giving of consents the entry of officers of the Corporation upon premises, the making and confirmation of by-laws, the imposition and recovery of penalties for breach of the provisions of the intended Act, or of any requirement, order, by-law or regulation thereunder, or for obstructing any officer of the Corporation in the execution of the intended Act, or for failure to comply with the terms or conditions of any consent given by the Corporation under any Act or otherwise, the payment of penalties to the Corporation, and the recovery, apportionment and application of penalties and expenses, the recovery of demands in the County Court, and penalties for obstructing execution of the intended Act.

The Bill will, so far as it may be deemed necessary or expedient, vary and extend, or repeal, alter and consolidate and amend the provisions of, among other local and personal Acts, the following (that is to say):—

The Bolton Improvement Act, 1854, and all or any other Act, Provisional or other Order or resolution directly or indirectly relating to or affecting the Corporation or the borough, or any of the undertakings, rights, powers or duties of the Corporation.

The Bill may incorporate with itself in extenso, or by reference, or otherwise make applicable, and with or without alteration, the powers and provisions, or some of the powers and provisions of the various Acts in this notice referred to, and of the Public Health, Local Government, Sanitary, and Drugs, Municipal Corporations and Local Loans Acts, the Lands Clauses Acts (as varied by the Acquisition of Land (Assessment of Compensation) Act, 1919), the Railways Clauses Consolidation Act, 1845, the Town Police Clauses Act, 1847; the Towns Improvement Act, 1847; the Water-works Clauses Acts, 1847 and 1863; the Commissioners Clauses Act, 1847; the Tramways Act, 1870; the Electricity (Supply) Acts, 1882 to 1919; the Markets and Fairs Clauses Act, 1847, and any Act or Acts amending or extending those Acts or any of them, and the Bill will vary and extinguish all rights and privileges which would interfere with any of its objects, and confer other rights and privileges.

Duplicate plans and sections showing the line, situation and level of the proposed works and the lands in, through, or over which they will be made, and plans showing the lands which may be taken or used compulsorily under the powers of the Bill, together with a book of reference to such plans containing the names of the owners or reputed owners, lessees or reputed lessees, and of the occupiers of such lands, and a copy of this notice, as published in the London Gazette, will be deposited for public inspection on or before the 30th day of November instant with the Clerk of the Peace for the County of Lancaster at his office at Preston, and on or before the same day a copy of so much of the said plans and sections as relates to the areas hereinafter mentioned in or through which the intended works will be made or in which any lands are intended to be taken, together with a copy of so much of the book of reference as relates to such respective areas, and a copy of this notice will be deposited with the officers hereinafter respectively mentioned (that is to say):

So far as relates to the Borough of Bolton with the Town Clerk of that borough at the Town Hall, Bolton; so far as relates to the Borough of Darwen with the Town Clerk of that borough at the Municipal Buildings, Darwen; so far as relates to any urban district not being a borough with the Clerk to the District Council of such district at his

Printed copies of the Bill will be deposited in the Private Bill Office of the House of Commons on or before the 17th day of December next.

Dated this 18th day of November, 1921.

SAMUEL PARKER, Town Clerk, Bolton. Dyson Bell and Co., 3a, Dean's Yard, Westminster, S.W. 1, Parliamentary Agents.

In Parliament.—Session 1922.

MILFORD DOCKS.

(Provisions as to Limitation of Interest and Arrears of Interest Payable on and Rights of Holders of A and B Debenture Stocks; Meetings of Holders of those Stocks; Endorsement, etc., of Certificates; Amendment, of and Consolidation Provisions Relating to said Stocks and Holders Thereof; Application and Appropriation of Funds, Revenues and Profits; Determination of Profits; Working Capital; Minimum Holdings and Transfers of Debenture Stocks and Preference Stocks; Voting; Proxies; Joint Holders; Repeal, Amendment of Acts, &c.)

PPLICATION is intended to be made to Parliament in the ensuing Session by or on behalf of the Milford Docks Company (hereinafter called "the Company") for leave to bring in a Bill for all or some of the follow-

ing purposes:
1. To limit and fix or to authorize the Company or the directors to limit and fix or to provide for the limitation and fixing of the rate (below the maximum rate) of interest and arrears of interest to be paid on the Milford Docks debenture stock A (hereinafter called "debenture stock A"), in respect of the years 1916 to 1921 (both inclusive), and to authorize the Company or the directors to apply any balance of the Company's revenues or profits during or in respect of those years in such manner and for such purposes (whether capital or revenue) as they may think fit or the Bill

may prescribe.

2. To make provision for, and with respect to, the limitation and fixing of the interest (at rates lower than the respective maximum rates) payable on the debenture stock A and on the Milford Docks debenture stock B (hereinafter called "debenture stock B") in respect of the year 1922 and subsequent years on such conditions in such circumstances, and subject to

such consents of the holders of such debentura stocks respectively as the Bill may prescribe, and the appropriation and application of the revenues or profits of those years or some parts thereof to such purposes and in such manner as. the Bill may prescribe or the Company or the directors may determine.

3. To amend existing provisions and makenew provisions with respect to the ascertainment and determination of the revenues or profits applicable to the payment of interest on. debenture stock A or debenture stock B, or out of which holders of any such stock shall be-entitled to claim payment of interest, and with: respect to the preparation and auditing of the accounts of the Company, and if thought fitto provide that in determining the revenues or profits of any year or half year applicable to thepurposes aforesaid provision may be made for the payment off wholly or partly of any debit. balances of any previous year or half year.

4. To make provision for the calling in and endorsement of or the issue of new certificatesof debenture stock A and debenture stock B. and for enforcing the surrender or endorse-

ment of existing certificates.

5. To extend and amend, or to repeal and re-enact, with or without alterations, all orany provisions in the Company's existing Acts relating to meetings of holders of debenturestock A and debenture stock B, and the proceedings and voting at and matters to bedetermined by any such meetings or otherwiserelating to or affecting debenture stock A and debenture stock B and the holders thereof.

6. To empower the Company or the directorsto determine or to make provision for thedetermination of or to prescribe the purposes-(whether capital or revenue) to which any moneys received or to be received by the Company during or in respect of the years 1916 to-1921 (both inclusive) may be applied, and toauthorize the Company or the directors toapply any funds, revenues and profits of the Company to any of the purposes of the Bill and any other purposes of the Company's undertaking (whether capital or revenue), including the provision of working capital.

7. To prescribe minimum and other limitations on the holdings of any debenture stocksor preference stocks of the Company, and tomake provision as to the conditions upon which any such stocks may be held or transferred, and as to voting by joint holders of such stocks.

and the appointment of proxies.

8. To amend or repeal the provisions of the Milford Docks Acts, 1874 to 1919, or any of them, and any other Act or Order relating to or affecting the Company or their undertaking, . and vary or extinguish all or any rights or privileges which would interfere or be inconsistent with the objects and provisions of the Bill, and to confer other rights and privileges.

Printed copies of the Bill will be deposited in the Private Bill Office (House of Commons) on or before the 17th day of December next.

Dated this 19th day of November, 1921.

BEALE AND Co., 16, Great George Street, Westminster, S.W. 1, Solicitors forthe Bill.

REES AND FRERES, 5, Victoria Street, Westminster, S.W. 1, Parliamentary Agents.

Mn Parliament.—Session 1922.

NEATH CORPORATION.

(Extension of the Borough Boundaries so as to include parts of the Urban District of Briton Ferry and of the Borough of Port Talbot; and the Parishes of Coedfranc, Dyffryn Clydach, and parts of the Parishes of Dulais Lower and Llantwit Lower, in the Rural District of Neath; Amalgamation of part of Parish of Llantwit Lower with the Parish of Clyne and transfer of property and liabilities of Llantwit Lower Parish Council; Exclusion of added areas from jurisdiction of Local Authorities and Abolition of Authorities; Extension of jurisdiction of Officers, &c.; Provisions as to Municipal and other Elecutions; Representation of added areas on -Council and Neath Board of Guardians and Alteration of Wards, &c.; Application of Property and Liabilities of Corporation and of Charters, Local Acts, &c.; Transfer of Powers and Liabilities of Neath Rural District Council under Small Dwellings Acquisition Act, 1899; Supply of Gas, Electricity and Water in added areas; Corporation •Officers to continue; Transfer of Parochial Officers; Compensation to Officers in added areas; Saving existing Contracts; As to Mortgage Debts of Corporation; Transfer of Property of Local Authorities and others to Corporation; Adjustment of Debts and Liabilities and other Financial Provisions; Transfer of County Police and Police Stations, &c.; Transfer of Elementary Schools and Provisions as to Education; Alteration of County Electoral Divisions and of constitution and number of Glamorgan County Council; Provisions as to County and Rural District Councillors, Guardians and others; Settlement of the Poor; Port, Sanitary and other Authorities and representation of Corporation thereon; Alteration of -constitution of Neath Rural District Council and of number of Rural District Councillors; Representation of Parishes of Dulais Lower and Clyne on Rural District Council; Provisions as to Dulais Lower Parish Council and as to Overseers of Parishes of Dulais Lower and Clyne; Transfer of Electricity Undertaking and Rights of Neath Rural District Council to Corporation and Repeal -of Acts; Supply to Corporation of Electricity in bulk by South Wales Electrical Power Distribution Company; Neath Rural District Council to supply Water in bulk to "Corporation; Special Rating Provisions, "General and Incidental Powers; Repeal and Amendment of Orders; Increase of Water Rates; Gas Fittings saved from Distress, &c.; Powers of Entry on Premises for Removal of Gas Fittings and to Lay Mains in Private Streets, &c.; Period of Error in Case of Defective Meters; Power to Charge Varying Prices for Gas; Relief from Obligations to Supply Gas in certain cases; Payment of Expenses of Reconnecting Supplies -of Gas; Notice of Discontinuance of Supply of Gas and of Quitting Premises Supplied with Gas; Power to Furnish and Take Supplies of Gas in Bulk; Power Gas; Provision of Showrooms, &c.; Power to Discontinue and Relief from Obligation to Supply Electricity in certain cases; Power to Alter Method of Charging for Electricity; Provisions as to New Streets and Intersecting

Streets; Prohibiting Erection of Buildings in Undefined Streets; Control of Projections from Buildings; Provisions as to New Bridges; Execution of Works for Preventing Flow of Water on Footpaths; Preventing Obstruction of Highway or Sewers by Soil, &c.; Fencing of Forecourts, &c.; Continuation of Existing Streets to be New Streets; Provisions as to Raising of Chiraneys; Elevation of Buildings to be approved by Corporation in Certain Cases; Regulation of External Structural Alterations; Regulating Erection of Retaining Walls; Requirements as to Area of Habitable Rooms and Paving of Courts, &c.; Provision of Sanitary Conveniences for Workmen employed on Buildings; Lopping of Trees, &c.; Removal of Dilapidated Structures; Bylaws as to Water-closets; Provision of Waterclosets in Buildings; Provisions as to Verminous Houses and Persons; Extension of Provisions as to Offensive Trades; Provisions as to Rooms where Food is Deposited; as to Manufacture, Sale and Storage of Ice Cream; Covering of Food in Transit; Pro-hibiting Sale of Food by Dealers in Rags or Bones; Supervision of Premises where Food is Deposited, &c.; Various Provisions for Preventing or Checking Infectious or Contagious Diseases, including Tuberculosis; Ventilation of Soil Pipes; Communications with Sewers to be made only by Corporation; Repair of Private Drains; Expenses of Re-pairing Combined Drains; Separate Sewage and Surface Water Systems; Drains laid in Contravention of Public Health Act; Prohibiting Discharge of Certain Substances into Sewers and Drains; Combined Drains; Obligation to Maintain Culverts, &c.; Power to Require Large Sewers in Private Streets; Watercourses, &c., Choked up to be Deemed Nuisances; Penalties for Throwing Rubbish into Streams; Increase of Market and Slaughterhouse Tolls, &c.; Power to Construct new Cattle Market and Slaughterhouse and to Acquire Lands therefor; Removal of Buildings on Site of Present Cattle Market and Slaughterhouse and Utilization of Site; Taximeters on Motor Hackney Carriages; Inspection and Testing of Taximeters; Regulation of Hackney Carriages on Railway Premises; Fixing of Fares for Hackney Carriages; Powers of Borrowing and other Financial Powers; Provisions as to Rate of Accumulation of Sinking Funds in Respect of Existing Loans; Provisions as to Transfer of Mortgages; Schemes for Equating and Consolidation of Loans; Provisions as to Application of Revenue of Various Undertakings; Attachment of Brackets, &c., to Buildings for Lighting Streets; Relief of Corporation and Officers from Personal Liability; By-laws; Appeals; Penalties; General and Incidental Provisions; Incorporation, Repeal and Amendment of Acts, &c.)

OTICE is hereby given, that application is intended to be made to Parliament in the ensuing Session by the Mayor, Aldermen and Burgesses of the borough of Neath for leave to introduce a Bill for all or some of the following amongst other purposes (that is to say):—

1. In this notice "the existing borough" means the borough of Neath as at present constituted, "the extended borough" means the

existing borough as proposed to be extended by the Bill, "tne borough" means the borough of Neath as for the time being constituted, "the Corporation" means the Mayor, Aldermen and Burgesses of the borough, and "the Order of 1921" means the Neath (Extension) Order, 1921, scheduled to and confirmed by the Ministry of Health Provisional Orders Confirmation (Aberavon and Neath Extension) Act, 1921.

Act, 1921.

2. To alter and extend the boundary of the existing borough so as to include within the boundary as extended, in addition to the area of the existing borough, the parts of the urban district of Briton Ferry and the borough of Port Talbot and the parishes and parts of parishes in the rural district of Neath hereinafter defined, or some of them, or some part or parts thereof respectively (hereinafter referred to as "the added areas"), that is to

say:---

(A) So much of the urban district of Briton Ferry as is contained within a line or imaginary line drawn from a point being the junction of the north-eastern face of the East Pier of the Dock Entrance Gate to the Briton Ferry Dock with the easterly bank of the said dock at the high-water mark of ordinary tides, thence proceeding northwards and continuing along the said easterly bank at the high-water mark of ordinary tides for a distance of nine hundred and fifteen feet or thereabouts, thence in a straight line eastward to the western corner of the north wall of the subway under the Rhondda and Swansea Bay Railway (Briton Ferry Docks Branch) and the Great Western Railway, thence along the face of the north wall of the said subway and continuing along the fence between the said subway and the subway under the Rhondda and Swansea Bay Railway (Main Line), thence along the face of the north wall of the last-mentioned subway and continuing eastwards along the fence between the said Rhondda and Swansea Bay Railway and the roadway leading eastwards from the said last-mentioned subway and on the north side of the said roadway to the point at which the said fence meets the eastern fence of the said Rhondda and Swansea Bay Railway, thence to the southwestern corner of the outbuildings (now in ruins) situate on the north side of the roadway leading from the said subways to the main road from Neath to Port Talbot, thence eastwards along the south face of the south wall of the said outbuildings for a distance of ninety feet or thereabouts from the said south-western corner of the said old outbuildings, thence continuing in a straight line across the space between the eastern end of the said old outbuildings and the said roadway across the south-eastern corner of the grounds of Briton Ferry House, across the said main road from Neath to Port Talbot and across the enclosure numbered 117 a. 1 on the $\frac{1}{2500}$ Ordnance Map, 1918 Edition (Glamorgan, Sheet XXIV. 8), to a point on the north-west face of the wall on the south-east side of the old main road from Neath to Port Talbot twenty feet or thereabouts measured in a northerly direction along the face of the said wall from the point where the boundary between the urban district of Briton Ferry and the borough of Port Talbot crosses the said wall, thence along the said wall in a south-easterly direction to the said point at which the saic' boundary between the urban district of Briton Ferry and the borough of Port Talbot crosses the said wall, thence proceeding in a south-westerly direction along the said boundary between the urban district of Briton Ferry and the borough of Port Talbot and continuing along the said boundary to the point at which it meets the high-water mark of ordinary tides on the south-east bank of the Outer Basin of the said Briton Ferry Dock, thence proceeding north-eastwards along the high-water mark of ordinary tides on the said south-east bank to the south-western face of the East Pier of the said Dock Entrance Gate, and thence to the point on the north-eastern face of the said pier first hereinbefore mentioned.

(B) So much of the borough of Port Talbot as is contained within a line or imaginary line drawn from the point in the boundary of the borough of Port Talbot at the junction of the boundary between the enclosure numbered 30 on the $\frac{1}{2500}$ Ordnance 1918 Edition (Glamorgan, Sheet-XXV. 5), and the enclosure numbered 37b. on the said Ordnance Map with the southern boundary of the enclosure numbered 30 on the said Ordnance Map proceeding in a southerly direction along the boundary between the enclosures numbered 35 and 37a on the said Ordnance Map to the point at which the said boundary between the said enclosures 35 and 37a meets the northern boundary of the enclosure numbered 36 on the said Ordnance Map, thence in a straight line southwards to the point in the south boundary of the road from Briton Ferry to Bwich at which the boundary between enclosures numbered 96 and 95 on the said Ordnance Map joins the said south boundary of the said road from Briton Ferry to Bwlch, thence in a south south-westerly direction along the boundary between the said enclosures numbered 96 and 95, and continuing along the boundary between the enclosures numbered 97 and 95 on the said Ordnance Map to the point at which such last-mentioned boundary meets the northern . boundary of the enclosure numbered 98 on the said Ordnance Map, thence eastwards along the northern boundary and continuing southwards along the eastern boundary and westwards along the southern boundary of the enclosure numbered 98 on thesaid Ordnance Map to the point at which the said southern boundary meets the western boundary of the said enclosure numbered 98 and continuing in a straight line westwards to the point in the boundary between enclosures numbered 21 and 104 on the said Ordnance Map two hundred and twelve feet or thereabouts measured in a. southerly direction along the said boundary from the point in the southern boundary of enclosure numbered 99 on the said Ordnance · Map at which the said boundary between the said enclosures 21 and 104 meets the southern boundary of the said en-closure numbered 99, thence proceed-ing southward along the said boundary between the said enclosures 21 and 104 to the point at which it joins the northern boundary of the old quarry shown on the said Ordnance Map and numbered thereon thence westwards along the said northern boundary of the said old quarry to

the point at which it joins the northern boundary of the private road leading from the old main road from Neath to Port Talbot to Baglan Hall and numbered 116A on the said Ordnance Map, thence westwards along the said northern boundary of the said private road to the point at which it meets the north-eastern boundary of the old main road from Neath to Port Talbot, thence in a south south-westerly direction across the said old main road, the enclosure numbered 20 on the said Ordnance Map, the new main road from Neath to Port Talbot, the Baglan Brook, the eastern corner of the enclosure numbered 19 on the said Ordnance Map, and the north-western end of enclosure numbered 107 on the said Ordnance Map and the Great Western Railway to the south post of the gateway, on the south-western side of the level crossing over the said Great Western Railway, thence along the boundary between the enclosures numbered 17 and 18 on the said Ordnance Map and on the $\frac{1}{2500}$ Ordnance Map, 1918 edition (Glamorgan Sheet XXIV. 8), and continuing westwards along the boundary between enclosures numbered 13 and 17 on the said last-mentioned Ordnance Map to the point at which it joins the eastern boundary of the Rhondda and Swansea Bay Railway, thence across the said Rhondda and Swansea Bay Railway to the south post of the gateway on the west side of the level crossing over the said Rhondda and Swansea Bay Railway leading to the rifle ranges on Baglan Burrows, thence along a straight line or imaginary line in a direction fortytwo degrees and thirty minutes west of true south to the point at which such straight line or imaginary line meets the low-water mark of ordinary tides in Swansea Bay, Bristol Channel, thence along the said low-water mark in a westerly direction to the edge of the channel of the River Neath at low-water mark of ordinary tides, thence north-westwards to the boundary between the borough of Port Talbot and the rural district of Neath at the mouth of the channel of the River Neath, thence north-eastward along the said boundary between the borough of Port Talbot and the rural district of Neath, and continuing eastward along the boundary of the said borough of Port Talbot until it reaches the point in the said boundary of the borough of Port Talbot first hereinbefore described.

(c) The parish of Coedificanc, in the rural district of Neath.

(D) The parish of Dyffryn Clydach, in the rural district of Neath.

(E) The parish of Blaenhonddan, in the

rural district of Neath.

(F) So much of the parish of Dulais Lower, in the rural district of Neath, as is contained within a line or imaginary line drawn from the point in the boundary between the parish of Blaenhonddan and the said parish of Dulais Lower at which the centre line of the bridge carrying the Neath and Brecon Railway over the River Dylais crosses the said boundary and proceeding southwards to the point of intersection of the boundaries of the enclosures numbered 813, 815 and 818 on the $\frac{1}{2500}$ Ordnance Map, 1918 edition (Glamorgan Sheet XVI., 2), thence along the eastern and south-eastern boundary of the said enclosure

numbered 818 to the point of junction therewith of the eastern boundary of the enclosure numbered 831 on the 12500 Ordnance Map, 1919 edition (Glamorgan Sheet XVI., 6), thence in a south south-easterly direction along the boundary between the enclosures numbered 831 and 826 on the last-mentioned Ordnance Map, thence continuing along the boundary between the enclosures numbered 829 and 826 on the said last-mentioned Ordnance Map to the junction therewith of the south-eastern boundary of the said enclosure numbered 829, thence proceeding southwards and crossing the road now in course of construction by the Neath Rural District Council on the site of the old Roman Road known as Sarn Helen to the point at which the north-western boundary of the enclosure numbered 827 on the said last mentioned Ordnance Map joins the north-eastern boundary of the said enclosure numbered 827, thence proceeding in a southerly direction along the boundary between the said parish of Dulais Lower and the parish of Neath Lower to the point in the River Neath at which the said boundary joins the boundary between the said parish of Dulais Lower and the parish of Llantwit Lower, thence proceeding westwards along such lastmentioned boundary to the point of junction. therewith of the boundary between the said parish of Llantwit Lower and the said parish of Blaenhonddan, thence along the boundary between the said parishes of Blaenhonddan and Dulais Lower to the point in the said boundary first hereinbefore men-

(c) So much of the parish of Llantwit Lower in the rural district of Neath as is contained within a line or imaginary line drawn from the point in the River Neath at which the boundary between the parish of Dulais Lower and the parish of Neath Lower joins the boundary between the said parish of Dulais Lower and the said parish of Llantwit Lower, thence proceeding southwards to a point in the northern boundary of the enclosure numbered 178 on the $\frac{1}{2500}$ Ordnance Map, 1919 edition (Glamorgan Sheet XVI., 6), three hundred and twenty feet or thereabouts measured in a westerly direction from the point at which the said northern boundary of the said enclosure numbered 178 joins the eastern boundary of the said enclosure and two hundred and seventy feet or thereabouts measured in an easterly direction from the point at which the said northern boundary of the said enclosure numbered 178 joins the western boundary of the said en-closure numbered 178, thence proceeding eastwards along the said northern boundary of the said enclosure numbered 178 to the point at which it is joined by the boundary between the said enclosure and the enclosure numbered 177 on the said Ordnance Map, thence along such last-mentioned boundary to the point of junction therewith of the northern boundary of the district road from Tonna to Resolven, thence across the said road at right angles to the same to the southern boundary of the said road, thence in a westerly direction along the northern boundary of the enclosure numbered 207 on the said Ordnance Map to the point at which it is joined by the western boundary of the said enclosure numbered 207, thence in a

southerly direction along the said western boundary of the said enclosure numbered 207 to the point at which it is joined by the boundary between the enclosures numbered 207 and 210 on the said Ordnance Map, thence along the boundary between the en-closures numbered 229 and 210 on the said Ordnance Map to the point at which such boundary is crossed by the eastern boundary of the occupation road situate in the said enclosures numbered 229 and 210, thence along the south-eastern side of the said occupation road for a distance of eight hundred and ninety feet measured along the south-eastern side of the said occupation road in a south-westerly direction from the said point at which the boundary between the said enclosures 229 and 210 is crossed by the eastern boundary of the said occupation road, thence to a point in the centre line of the old Wenallt Colliery tramway two hundred and fifty-four feet measured in a northwesterly direction along the centre line of the said old Wenallt Colliery tramway from the north-west side of the bridge carrying the road from Tonna to Wenallt Farm over the said old Wenallt Colliery tramway, thence proceeding south-eastwards to the north-east corner of the old chimney stack bearing a bench mark 497.6 feet Ordnance Datum, situate in the enclosure number 288 on the said Ordnance Map, thence in an easterly direction to a point in the centre line of the old tramway leading to the farm called Tyny-Cwm, three hundred and twenty feet or thereabouts measured in an easterly direction from the Ordnance Bench Mark 728.6 inscribed on the north-west quoin of the west abutment of the bridge (known as Parsons' Folly) carrying the said old tramway over the road leading from Neath to Lletty Mawr Farm and one thousand three hundred and five feet or thereabouts measured in a north-westerly direction from the centre of the north-west side of the bridge crossing the said old tramway and leading from the enclosure numbered 451 on the 1500 Ordnance Map, 1918 edition (Glamorgan Sheet XVI., 10), to the enclosure numbered 409 on the last-mentioned Ordnance Map, thence along the centre line of the said old tramway south-easterly direction to the point at which the same is intersected by the boundary between the enclosures numbered 413 and 451 on the said last-mentioned Ordnance Map, thence in a south-westerly direction along the said boundary between the said enclosures numbered 413 and 451, and continuing along the boundary between the enclosures numbered 421 and 451 on the said last-mentioned Ordnance Map to the angle in the said last-mentioned boundary which is marked by a boundary stone lying against the north-west side of the wall forming the said last-mentioned boundary, thence continuing in a south-westerly direction to another boundary stone, being the fourth of a number of boundary stones (counting from and including the said boundary stone first hereinbefore mentioned) erected across the enclosure numbered 451 on the said lastmentioned Ordnance Map and shown on the said Ordnance Map, thence in a southeasterly direction to a point in the boundary between the enclosures numbered 451 and 525 on the 1500 Ordnance Map, 1919 edition

(Glamorgan Sheet XVI., 14), nine hundred and sixty-nine feet or thereabouts measured in a south-westerly direction from the point of junction therewith of the boundary between the enclosures numbered 525 and 526 on the said last-mentioned Ordnance Map and four hundred and twenty-three feet or thereabouts measured in a north-easterly direction from the point of junction therewith of the boundary between the enclosures numbered 531 and 525 on the said lastmentioned Ordnance Map thence proceeding south-westwards along the said boundary between the said enclosures numbered 451 and 525 to its junction with the northeastern boundary between the said enclosures numbered 531 and 525, thence continuing in a south-westerly direction to the junction of the north-easterly and south-easterly boundaries of the enclosure numbered 529 on the said last-mentioned Ordnance Map, thence along the north-eastern and northwestern boundaries of the said enclosure numbered 529, and continuing along the boundary between the enclosures numbered 569 and 530 on the said last-mentioned Ordnance Map for a distance of thirty-one feet or thereabouts measured along the said last-mentioned boundary from the point of junction therewith of the boundary between the said enclosures numbered 529 and 569, thence in a north-westerly direction to the point in the boundary of the said enclosure numbered 569, at which it is joined by the boundary between the enclosures numbered 530 and 568 on the said last-mentioned Ordnance Map, thence along the boundary between the en-closures numbered 568 and 569 on the said last-mentioned Ordnance Map, and along the boundary between the enclosures numbered 567 and 568 on the said last-mentioned Ordnance Map to the gate post on the south side of the gateway across the entrance to the said enclosure numbered 568 from the road or enclosure numbered 566 on the said last-mentioned Ordnance Map, thence westwards to a point in the north-eastern boundary of the enclosure numbered 563 on the said last-mentioned Ordnance Map opposite to the centre of the gate post on the south side of the gate crossing the said road or enclosure numbered 566 leading from Baradychwallt Farm to Glannant Farm, and in line with the gateway, thence in a northwesterly direction along the north-eastern boundary of the said enclosure numbered 563, and continuing along the north-eastern boundary of the enclosure numbered 562 on the said last-mentioned Ordnance Map, and along the north-eastern boundary of the enclosure numbered 546 on the said last-mentioned Ordnance Map to the norththe of corner said enclosure numbered 546, thence in a westerly direction to the point at which the boundary between the existing borough of Neath and the said parish of Llantwit Lower intersects the southern boundary of the road leading from Baradychwallt Farm to Glannant Farm, thence towards the north-east along the said boundary between the existing borough of Neath and the parish of Liantwit Lower, and continuing along the said boundary to the point of junction there-with of the boundary between the existing borough of Neath and the parish of Blaenshonddan, thence towards the north-east along the boundary between the said parisn of Llantwit Lower and the said parish of Blaenhonddan until it reaches the junction therewith of the boundary between the said parish of Llantwit Lower and the parish of Dulais Lower, thence along the boundary between the said parish of Dulais Lower and the said parish of Llantwit Lower to the point in the River Neath first hereinbefore described:

all in the county of Glamorgan.

3. To exclude the added areas from the jurisdiction of the Briton Ferry Urban District · Council, the Mayor, Aldermen and Burgesses of the Borough of Port Talbot and their Council (hereinafter referred to as "the Port Talbot Corporation ''), the Neath Rural District Council (hereinafter referred to as "the Rural Council"), the Llantwit Lower Parish Council and the Dulais Lower Parish Council, to abolish the Coedfiranc, Dyffryn Clydach and Blaen-Thonddan Parish Councils, to add the added areas to the parish of Neath for all purposes (includ-: ing poor law purposes), and to make such incidental and consequential alterations as may be deemed expedient.

4. To transfer to and amalgamate with the parish of Clyne, in the rural district of Neath, so much of the said parish of Llantwit Lower as is not by the Bill or by the Order of 1921 to be added to the existing borough (hereinafter referred to as "the excluded part of Llantwit Lower''), and to transfer to and vest in the "Clyne Parish Council any property or liabilities of the Llantwit Lower Parish Council held or incurred so far as regards the excluded part of

. Llantwit Lower.

5. To extend the jurisdiction, authorities, rights, privileges and duties, or some of them, of the justices of the peace, clerk -to the justices, police constables and other peace · officers of the existing borough to and throughout the extended borough, and to provide for the trial of offences committed within the added . areas

6. To make proper provisions in relation to municipal, county and poor law elections, and all matters incidental thereto, and the preparation of the lists and registers of the Parliamentany and local government electors, and for those purposes to modify the provisions of the Representation of the People Act, 1913, and the County and Borough Councils (Quali-"fication) Act, 1914, and any other Acts relating

to the matters aforesaid.

To make provision for the representation of the added areas on the council of the borough and on the Board of Guardians for the Neath Union by constituting the added areas, or some part or parts thereof, a new ward or wards, or by the inclusion of the same in an existing ward or wards for the election of councillors, guardians or otherwise, and to provide, if thought fit, for the redivision of the existing borough as extended under the provisions of the Bill and of the Order of 1921 into new wards, and to provide, if thought fit, for the alteration of the names or boundaries of existing wards and the constitution and number of the council of the borough and of the said Board of Guardians, and to provide for the election and retirement of Aldermen, "Councillors and Guardians.

8. To extend the benefit of all the property, powers, rights and privileges and the liabilities and obligations of the Corporation to the

borough, and to extend and make applicable thereto, or to some part or parts thereof, all charters, enactments (including all local Acts and Orders in force in the existing borough, as well as the provisions of the Bill), bye-laws, orders, rules and regulations, tables of fees and payments and rates of charges now in force within the existing borough, with such additions, variations and exceptions as may provided for by the Bill, and to extend to the borough or some part or parts thereof or to repeal or render inapplicable all or some of the enactments, orders, bye-laws, rules and regulations now in force within the added areas, and to provide that any provisions in any local Act or Order for the protection of any of the authorities in the added areas shall enure for the benefit and protection of the Corporation.

9. To provide for the transfer to the Corporation of the powers, rights, remedies and liabilities of the Rural Council in respect of advances made by them under the Small Dwellings Acquisition Act, 1899, upon such terms and subject to such conditions as may be agreed or prescribed by the Bill, and to transfer to and vest in the Corporation the estate or interest of the Rural Council in any house in the parts of the Neath Rural District added to the existing borough in respect of which the principal or interest of an advance made by the Rural Council is outstanding, to empower the Corporation to borrow according and subject to the provisions of the said Act, to make all such consequential and ancillary provisions as may be necessary or expedient.

10. To extend the Corporation's several undertakings so as to include the added areas within their limits, and (amongst other things) to extend the Corporation's limits for the supply of gas, electricity and water respec-tively, to include the added areas, and to exclude the added areas from the limits of supply of any authority, company, body or person for the supply of gas, electricity or water.

To continue in office the Town Clerk and all other officers and servants of the Corporation in respect of the borough, and to constitute the auditors of the existing borough auditors of the borough for such period as the

Bill may prescribe.

12. To provide that officers or servants employed in or for the purposes of any parish included in the area of the extended borough shall become officers or servants of the Corporation, and to empower the Corporation to abolish the office or employment of any such officer or servant.

13. To provide for compensation to officers of any authority in the added areas or of any committee of such authority who may suffer any loss by abolition of office or diminution or loss of fees or salary under or by virtue of the intended Act.

14. To continue in force contracts or deeds entered into before the passing of the Bill or before a date to be therein mentioned by any authority within the added areas or any part thereof, to continue all actions or proceedings or causes thereof, and to restrict the powers of any such authority to incur any further obligations or liabilities.

15. To make provision with regard to the mortgage debts of the Corporation, as to the charging of the same upon the Borough Fund and Borough Rate of the borough, and as to the repayment thereof and the interest thereon.

- 16. To provide for the transfer to and vesting in the Corporation or such persons or authorities as the Bill may prescribe of all or any of the rights, powers (including those under any public or local Acts), property, assets and liabilities of the Port Talbot Corporation, the Briton Ferry Urban District Council, the Rural Council, the Coedffranc, Dyffryn Clydach, Blaenhonddan, Dulais Lower and Llantwit Lower Parish Councils, and the Board of Guardians for the Neath Union and other local authorities, bodies and officers respectively in or in relation to the added areas upon such terms as may be agreed or prescribed by the Bill, and to provide for the transfer to the Corporation of the powers of the local authorities under Section 33 of the Local Government Act, 1894.
- 17. To provide for the adjustment, satisfaction or apportionment of the debts, liabilities and obligations of the before-mentioned councils, authorities, guardians and other local authorities, bodies and officers respectively and the apportionment of current rates and of balances, and to make provisions relating to the liquidation of current liabilities by the local and other authorities and officers in the added areas and the levying of special rates therein for defraying such liabilities by such authorities and officers and by the Corporation and the collection of arrears of rates, the preparation, certification and deposit of maps; the application or exclusion of adoptive Acts and of the Public Health Acts Amendment Act, 1907; the valuation lists; the alteration of the county rate basis; the adjustment of balances and the audit of accounts of dissolved authorities.
- 18. To provide for the transfer of members of the police force of the administrative county of Glamorgan to the police force of the borough, and for the transfer to the Corporation upon such terms and conditions as the Bill may prescribe of the police stations and other premises in the added areas and the fittings and furniture thereof, and to authorize agreements between the Standing Joint Committee for the said county and the Watch Committee of the borough, and if thought fit for the settlement by the Secretary of State of any question arising upon such transfer.
- 19. To make provision for the transfer to the Corporation of all provided public elementary schools, and the land, buildings, furniture, fittings and effects in connection therewith situate in the added areas, and to provide for the transfer and adjustment of assets and liabilities in respect of education matters, and to continue in force or rescind any bye-laws under the Education Acts within the added areas, and to extend, alter or amend the education scheme within the borough, to annul or alter education schemes in force within the added areas, and to provide for the vacation of office by managers of any public elementary school in the added areas.
- in the added areas.

 20. To alter or provide for the alteration of the electoral divisions of the administrative county of Glamorgan and of the boundaries thereof and of the constitution and number of the County Council of the said county, and to provide for the representation of the borough on the said Council if and so far as may be deemed expedient.
- 21. To make provisions as to the holding of office by and the going out of office of existing county councillors, rural district councillors,

guardians and other officers, and as to the settlement of persons in or claiming or having a right to claim a settlement in any parish of which part is included in the added areas.

22. To provide for the representation of the Corporation upon any port sanitary authority or joint board or boards or other authorities having jurisdiction in the added areas or any part or parts thereof, and to alter, amend or extend the provisions of the Order of the Local Government Board, dated the 4th May, 1898, by which the Swansea Port Sanitary Authority was constituted as amended by the Swansea (Extension) Order, 1918, and the Port Talbot (Extension) Order, 1921.

23. To alter or provide for the alteration of the constitution of the Rural Council and of the number of rural district councillors thereon, and to provide for the representation upon the said Council of the said parishes of Dulais Lower and Clyne respectively as altered under the provisions of the Bill and of the Order of 1921.

24. To provide that the Council of the said parish of Dulais Lower as at present constituted shall be deemed to have been elected, and shall be the Parish Council for the parish of Dulais Lower as altered under the provisions of the Bill and of the Order of 1921.

25. To make provision that the Overseers of the Poor of the said parishes of Dulais Lower and Clyne respectively shall be deemed to have been appointed Overseers of the Poor of the said parishes respectively as altered under the provisions of the Bill and of the Order of 1921.

26. To provide for the transfer to and vesting in the Corporation of the Electricity Undertaking of the Rural Council carried on under the Neath Rural District Council Electric Lighting Orders, 1901 and 1913, and the holding, maintenance and management of the same by the Corporation as part of their Electricity Undertaking, and to repeal so much of the Electric Lighting Orders Confirmation (No. 6) Act, 1901, and the Electric Lighting Orders Confirmation (No. 4) Act, 1913, as relates to the said Orders respectively.

27. To extend and apply to the Corporation such of the provisions of Sections 6, 8 and 9 of the South Wales Electrical Power Distribution Company Act, 1908 (hereinafter called "the Act of 1908") and of the agreement set forth in the First Schedule to the Act of 1908 as are still in force and are applicable to the Rural Council, and to provide that the same shall have effect as if the Corporation were referred to therein instead of the Rural Council, and as if the reference to Sub-section (2) of Section 6 of the Act of 1908 to any area which will not form part of the borough were omitted from that sub-section.

28. To empower the Corporation to take and the South Wales Electrical Power Distribution Company to give a supply of electrical energy in bulk in such quantity, for such period, and on and subject to such terms and conditions as the Bill may prescribe.

29. To make provision that the Rural Council shall supply and the Corporation shall take upon such terms and conditions as may be agreed upon, or in default of agreement may be determined by the Minister of Health. all the water which may from time to time be required by the Corporation for distribution for domestic, trade and public purposes within the added areas or such part or parts thereof as may be prescribed by the Bill.

30. To repeal Article 61 (For the protection of the Great Western Kallway and others) of the Order of 1921, and to provide that the owner or the occupier of any land within the added areas or within the areas to be added to the existing borough under the provisions of the Order of 1921, covered with water or used only as a canal or towing path for the same, or as a railway constructed under the powers of any Act of Parliament for public conveyance shall be assessed to the borough rate in respect of such hereditaments on the full rateable value thereof, and to make provisions as to the calculation of the rate which such owner or occupier shall be liable to pay in each year in respect of such hereditaments.

31. The Bill will or may enable the Corporation to carry the provisions of the Bill into effect as the municipal and urban sanitary authority of the extended borough, and to exercise, with or without modification, all or any of the powers of the Municipal Corporations, Public Health, Sanitary, Rivers Pollution, Local Government, Burial, Local Loans, Education and other public Acts relating to municipalities and local authorities, and will or may incorporate by reference or in extenso any provisions deemed expedient of those respective Acts with such modification as may

be contained in the Bill.

32. To alter, amend, extend or repeal all or any of the provisions of the Order of 1921, and in, particular to repeal all or any of the provisions of Anticles 6, 9, 10, 11, 12, 15, 19, 25, 26, 29, 33, 35, 36, 37, 44, 45, 46, 48 and 49 of the Order of 1921.

- 33. To confer all such other powers and to make all such other provisions as may be necessary or expedient for giving effect to the objects of the Bill in relation to the existing borough as proposed to be extended by the Bill and as the same is to be extended by the Order of 1921, and to the proposed extension or alteration of wards, electoral divisions or other
- 34. A map in duplicate, showing as well the present boundaries of the borough of Neath, of the borough of Port Talbot and the urban district of Briton Ferry, and the boundaries of the proposed extension will, on or before the 30th day of November instant, be deposited for public inspection with the Town Clerk of the borough, at his office at 28, Queen-street, Neath; with the Town Clerk of the borough of Port Talbot, at his office at 4, High-street, Port Talbot; and with the Clerk to the Briton Ferry Urban District Council, at his office at the Council Offices, Briton Ferry.

Water.

35. To increase the water rates leviable by the Corporation and to confer upon them further powers in regard to their water undertaking.

Gas.

36. To confer further powers upon the Corporation in regard to their gas undertaking, and to provide that any fittings let for hire and affixed or fastened to the soil or any part of the premises in which they are situate, shall remain the property of the Corporation, and shall not be subject to distress or to the landlord's remedy for rent, or be liable to be taken in execution under process of any court or in bankruptcy proceedings.

37. To empower the Corporation and their officers and servants where any person entering into occupation of premises previously supplied with gas by the Corporation does not require to take a supply of gas from the Corporation or to hire from the Corporation all or any or the pipes, meters, fittings, or apparatus on such premises, to enter upon such premises and remove such pipes, meters, fittings and appar-

38. To authorize the Corporation to supply premises abutting on, or being erected in, any private street, and to extend and apply for that purpose all or any of the provisions of the Gasworks Clauses Act, 1847, including powers with reference to the opening and breaking-up

39. To limit and define the period within, and in respect of which claims may be made and allowed in respect of defective measurement of gas, and to authorize the Corporation to vary the price charged for gas supplied by them according to the purposes for which such

gas is supplied.

40. To define the Corporation's obligations in regard to the supply of gas for purposes other than lighting or domestic use, and to relieve them from the obligation to supply for any such purpose in such circumstances as may be defined in the Bill.

41. To confer further powers upon the Corporation in regard to the payment by occupiers of the expenses of reconnecting a supply after disconnection, the notice to be given by consumers before discontinuing a supply of gas, and to require notice to be given by gas consumers before quitting premises supplied with gas.

42. To authorize the Corporation to supply gas in bulk outside their limits of supply, and to take a supply of gas in bulk from bodies or persons producing or supplying gas of any description within or beyond those limits.

43. To empower the Corporation to make, produce, or buy gas not complying with the requirements as to illuminating or calorific power, purity or pressure prescribed by their Acts, and to supply such gas by agreement to any authority, company or person within their limits for the supply of gas for any purpose other than lighting, to exclude from application to any such gas the provisions contained in the Gasworks Clauses Acts, 1847 and 1871, and the Acts relating to the Corporation's gas undertaking, and to prescribe such limitations and conditions in relation to such gas as may be deemed necessary or expedient.

44. To enable the Corporation to purchase and take on lease houses and buildings for persons in their employ, and offices, showrooms and other buildings, and to erect, maintain and

let any such buildings.

Electricity.

45. To confer further powers upon the Corporation with regard to their electricity undertaking, and particularly to make provision with respect to the supply by the Corporation of electricity to persons of premises having a separate supply of power, whether such separate supply be electricity, gas, steam or other source of power, and as to the terms and conditions of such supply, including the payment of a minimum annual charge, and if deemed expedient to relieve the Corporation from the obligation to supply such persons and premises, and in certain other cases and circumstances to be provided for or prescribed by the Bill

46. To authorize the Corporation in all or

any cases where they supply electrical energy to charge for or in respect of such supply by any method other than the amount supplied or the electrical quantity contained therein, and to provide (if thought fit) that any such method may authorize a periodical charge in respect of maximum power in addition to a charge for the energy supplied.

47. To empower the Corporation to refuse to supply electricity to persons in debt to them

for either gas or electricity.

Streets.

48. To confer further powers upon the Corporation with respect to streets, and in particular to empower the Corporation to determine the width of new streets and require buildings to be set back, to require intersecting streets, to require the building line in new streets to be shown on plans deposited with the Corporation, and to be approved by them before building operations are commenced.

49. To prohibit the erection of new buildings or the excavation for foundations therefor until the whole length of any street in which such building is proposed to be erected is defined as

to line and level.

- 50. To extend the provisions of sections 69 and 70 of the Towns Improvement Clauses Act, 1847, to any crane or apparatus for hoisting or lowering goods and any other like pro-jection from or at any building which the Corporation may determine to be dangerous or an obstruction, whether such projection be now or hereafter erected.
- 51. To require new bridges erected in continuation of existing or future streets and the approaches of such bridges to be of such width and gradient as the Corporation approve, the submission to and approval by the Corporation of the plans, sections and specifications thereof, to make provision for the removal of any work begun or done without such approval, and for the recovery of the expenses thereof.

52. To require the owner of any premises from which water flows on to or over the foot-

paths of any street to execute works for preventing such flow.

53. To require the owners and occupiers of such lands as may be specified in the Bill abutting upon a public street or abutting upon any private street communicating with a public street to fence off, channel or embank their lands so as to prevent soil and sand and other substances from such lands falling upon or being washed or carried into any public street or sewer or gully so as to obstruct the highway or choke up such sewer or gully.

54. To regulate the fencing of forecourts, steps and other projections in streets, and to provide that every continuation of an existing

street shall be deemed a new street.

Buildings.

55. To provide that any person erecting or raising after such date as may be specified in the Bill any building to a greater height than any adjoining building any flues or chimneys of which are in the outer or party wall of or adjoining the building erected or raised, shall at his own expense build up such flues and chimneys to the level of the top of the chimneys of the building erected or raised.

56. To require buildings or parts of buildings erected on any site or land becoming front land in consequence of any improvement by the Corporation to be erected according to an

elevation to be approved by the Corporation, and to provide that if the owner, lessee or occupier of any building which on the making of any such improvement acquires a frontage to the street makes any door or entrance communicating from the street, or any wall or fence by the side of the street, he shall make the building, wall or fence in a line and of an elevation approved by the Corporation.

57. To provide that external structural alterations to buildings shall be subject to the bye-laws and enactments relating to new buildings, and to prevent the erection of obstructive buildings. To enable the Corporation to make by-laws with respect to the uniting of buildings and the making and stopping up of open-ings in party walls, the provision of fire resisting doors, and the cocupation of buildings

when united.

58. To prohibit the erection of retaining walls exceeding such height as may be specified in the Bill until after plans, sections and specifications thereof have been submitted to and approved by the Corporation, or otherwise than in accordance with the plans, sections and specifications so approved. To prescribe or make requirements as to the area of habitable rooms, and to require courts, yards and passages to be flagged or otherwise paved and drained.

59. To require the contractor or builder engaged in or upon the construction, reconstruction or alteration of buildings or works to provide sanitary conveniences for the accommoda-

tion of the workmen employed.

60. To authorize the Corporation to require the owners of trees, hedges or shrubs, or the occupier of the premises on which the same grow, to lop such trees, hedges or shrubs where they interfere with the light from any public lamp or with vehicular traffic, or with the passage or comfort of passengers, and to authorize the Corporation, in default of the owner or occupier, to carry out the works and recover the expense of so doing.

61. To make provision with regard to the

repair or removal of dilapidated, neglected or ruinous buildings, and to provide that build-ings and land shall be deemed to be in a street when they abut on or have access to a street.

Sanitary Provisions.

62. To make further and better provision with reference to sanitary matters with respect,

amongst others, to the following:

63. To empower the Corporation to make bye-laws with respect to water closets, and to prescribe the description, size, materials, position and levels of water closets and of the apparatus and the manner of flushing the same, and the means to be provided for protecting the same from frost, and to provide for the prevention of the improper use of such closets and of the blocking of the pipes therefrom.

64. To enable the Corporation to require the owner of any existing building for which a sewer and water supply are available to provide at his own expense such building with proper and sufficient water closets, and to remove any pail closet, box closet or other receptacle for human excreta not being a water closet provided in connection with any such building, or to convert any existing closet accommodation (not being a water closet) into a water closet complying with the bye-laws of the Corporation and communicating with a sewer, and to enable the Corporation to require the provision of separate receptacles for ashes and house refuse.

65. To provide for the enforcement of any such requirement as aforesaid by penalties or to enable the Corporation, in default of the owner, to execute any such works as are referred to in the preceding paragraph, and to recover the expense of so doing, and (if thought fit) to authorize or provide for contributions by the Corporation towards the expense of exe-

outing any such work as aforesaid.

To authorize the Medical Officer of Health or other officer of the Corporation to enter and inspect any house suspected of being infested with vermin, and to enable the Corporation, on the certificate of the Medical Officer of Health or other officer of the Corporation, to require the owner or occupier of any house so infested to cleanse such house, or portion thereof, specified in the notice, and to take such steps as may be specified or referred to in the Bill or in any such notice for destroying and removing vermin.

67. To enable the Corporation, in default of the owner or occupier, themselves to do any work required by the notice given by them, and to recover summarily from the defaulter

the expense of so doing.
68. To authorize the Corporation to provide accommodation, attendants and apparatus for cleansing and freeing from vermin the persons and clothes of persons infested with vermin, or in a foul or unhealthy condition, or suffering from any contagious or infectious disease of the skin, and to cause any such person, with his consent, or the consent of his parent or guardian, to be removed from the house (including any tent, van, shed or similar structure used for human habitation, or any boat lying in any river, dock, canal or other water and used for the like purpose), to such accommodation and cleansing his person and clothing, and, on the authority of an order of two justices, to remove and detain in any such accommodation as

aforesaid any person without such consent. 69. To enable the Medical Officer of Health or persons authorized by him to examine the person and clothing of children, and if such person or clothing is infested with vermin, or is in a foul or filthy condition, to enable the Medical Officer of Health to require the parent or guardian or person liable to maintain, or having the custody of such child, to cleanse

such person and clothing.

70. To enable the Medical Officer of Health or persons authorized by him, in default of compliance with any such requirement as last aforesaid, to remove the child and cause his person and clothing to be cleansed, and if necessary without warrant to convey such child to and detain him in suitable premises for such cleansing.

71. To prescribe penalties upon the parent or guardian, or other person liable to maintain or having the custody of a child cleansed under the last-mentioned provisions for allowing such child to get into a condition requiring further

treatment under the said provisions.

72. To provide that any such trade, business or manufacture as is referred to in section 112 of the Public Health Act, 1875, shall be deemed for the purposes of that section to be established not only if it is established for the first time, but also if it is removed from one set of premises to any other premises, or if it is renewed on the same set of premises after having been discontinued for a period to be specified in the Bill, or if any premises on which it is carried on are enlarged without the con-

sent of the Corporation.

73. To provide that any consent of the Corporation to the establishment of an offensive trace, or the enlargement of any premises on which any such trade is carried on may be limited to such period as the Corporation may prescribe.

Human Food.

74. To prohibit the use of rooms where food is deposited as sleeping places, and to make further provisions as to the manufacture, sale and storage of ice cream and similar commodities and for the destruction thereof in the case of infectious disease and requiring dealers. to have their names and addresses painted on their carts.

75. To authorize the making and enforcement of bye-laws as to the covering over of meat other foodstuffs during conveyance

through any street, road or place.

76. To prohibit the sale or distribution by any collector of or dealer in rags or bones or similar articles or any person carrying on the business of a rag and bone merchant or acting on behalf of any such person as aforesaid of articles of food from any cart, barrow or other vehicle used for the collection of rags, bones or similar articles or in or from any shop or premises used for or in connection with any such business as aforesaid.

77. To empower the Sanitary Inspector or other officer of the Corporation to enter and inspect the premises of any vendor or dealer in any commodity intended for food or any premises where any such commodity is deposited or stored and the materials or commodities or articles of food therein, and to empower such Sanitary Inspector or officer to take samples thereof.

Infectious Diseases.

To prohibit the engaging in any occupation in connection with food intended for the use of man or the carrying on of any trade or business connected with food intended for the use of man in such a manner as to be likely to spread infectious disease by any person suffering from infectious disease or living in a house in which there is a case of infectious

79. To enable the Medical Officer of Health, on the notification of any case of infectious disease, to require information as to the name and address of any laundryman to whom any clothes or other things may during the continuance of the disease be sent for washing or mangling from the house in which the case exists.

80. To require the occupiers of buildings used for human habitation in which there is or has been any case of dangerous infectious disease to furnish the Medical Officer or other officer of the Corporation with such information as he may require for preventing the spread of the disease, and to impose penalties for withholding such information or furnishing false information.

81. To prohibit in certain cases the transport of the body of any person dying of an infectious disease by railway or other public conveyance except subject to such conditions as may be prescribed.

82. To prohibit persons in charge of the body of a person who has died of an infectious disease from permitting other persons unnecessarily to come into contact with such body.

83. To enable a Court of Summary Jurisdiction, on the application of the Medical Officer of Health, to order the removal to a suitable hospital or place of reception and the retention and maintenance tho can or any person suffering from pulmonary tuberculosis and in an infectious state where the lodging or accommodation of such person is such that proper precautions to prevent the spread of the infection cannot be taken or where such precautions are not being taken.

84. To enable the Corporation to make good any financial loss on the relatives or dependants of any such person occasioned by such removal

as aforesaid.

85. To make provisions as to applications to the Court for rescission of any such Order as last aforesaid.

86. To make provisions with regard to the cleansing and disinfection by the owners or by the Corporation of buildings (including any tent, van, shed or similar structure, and any boat lying in any river, dock, canal or other water), and of the things therein, for prevent-

ing or checking tuberculosis.

87. To enable the Medical Officer of Health, under the authority of a warrant to be granted by a Justice, in such cases during the prevalence of dangerous or infectious disease, and under such conditions as may be specified in the Bill, to examine medically any person found in a common lodging house in the borough with a view to ascertaining whether he is suffering or has recently suffered from ·such disease.

88. To provide for and authorize the making of compensation by the Corporation to persons stopping their employment at the request of the Corporation or of the Medical Officer of Health for the purpose of preventing the

spread of infectious disease.

89. To prohibit the parent or person having the care or charge of a child attending a school which has been closed by the Corporation with a view to preventing the spread of infectious disease, from permitting such child to attend any Sunday-school or place of public entertainment or assembly without having procured from the Medical Officer of Health a certificate that such child may so attend without undue risk of communicating disease to others.

90. To make provision for preventing the spread of infectious disease in Sunday-schools, and for that purpose to enable the Corporation or any committee thereof, in certain cases, to close such schools or to restrict the attendance

of children thereat.

91. To enable a Justice, on the application of the Corporation, to make an order for the closing of any common lodging-house where infectious disease exists or has recently existed.

92. To extend or define the meaning of the expression "infectious disease" for the purposes of the foregoing provisions.

Sewers and Drains, &c.

93. To confer further powers on the Corporation in regard to sewers and drains and to enable the Corporation to require that soil

pipes shall be ventilated.

94. To provide that communications between any sewer or drain from any premises in the borough and any sewer of the Corporation shall be made by the Corporation only at the cost of the person desiring such communication.

95. To extend and apply the provisions of Section 41 of the Public Health Act, 1810, to cases where two or more houses or premises are connected with a single private drain conveying oneir arainage into a public sewer or a cesspool or other receptacle for drainage, and to enable the Corporation to recover expenses incurred by them in executing works, under the powers so applied, and to make provisions as to the apportionment of such expenses between the owners of houses or premises concerned, and as to the procedure for recovery of such expenses.

96. To provide that Section 19 of the Public Health Acts Amendment Act, 1890, shall cease to be in force within the borough.

97. To empower the Corporation to require separate sewerage systems for sewage and surface water, and to require the giving of notice of intention to repair any drain connected with the public sewers.

98. To empower the Court to order the laying, re-laying, amendment or reconstruction of drains constructed in contravention of Section 25 of the Public Health Act, 1875, and in default of compliance by the person against whom such order is made to authorize the Corporation to carry out the work and to recover

the expenses thereof.

99. To prohibit the discharge of petrol, oil and other like substances into sewers and drains, and to make provisions with reference

to the repair of private drains.

100. To enable the Corporation to order houses to be drained by a combined drain, to provide for the costs and expenses of such combined drain, and of the repair and maintenance thereof, and that a combined drain shall not for the purposes of the Public Health Acts be deemed to be a sewer.

101. To require the owner of any culvert made or to be made over any watercourse to repair, maintain and cleanse the same, and to enable the Corporation in default of com-pliance with a requirement from them to repair, maintain and cleanse such culvert, and recover the expense of so doing from the owner.

102. To empower the Corporation to require a specially large sewer to be laid in private streets and to make provision for the

cost of such sewer.

103. To provide that any river, stream or watercourse so choked up or silted as to obstruct or impede the flow of water therein shall be deemed to be a nuisance within the meaning of Section 91 of the Public Health Act, 1875, and to extend and apply to any such river, stream or watercourse the provisions of the said Act relating to nuisances.

104. To prescribe and enforce penalties for throwing rubbish into streams.

Markets and Slaughterhouses.

105. To confer further powers upon the Corporation and to make further provisions with respect to their markets and slaughterhouses; to increase the amount of the tolls, rents and stallage chargeable by the Corporation in respect of markets and slaughterhouses under the Act 5 & 6 Will. IV, cap. 53 (hereinafter referred to as "the Act of 1835"), as set forth in the Second Schedule to the Act of 1835.

106. To empower the Corporation by agreement to purchase, take on lease or acquire and hold lands for the purposes of a new cattle market and market place and new slaughterhouses, and to provide, erect and maintain a new cattle market and market place and new alaughterhouses and all necessary and proper buildings and conveniences connected with the same respectively, and to extend and apply, with or without modification, all or some of the previsions of the Act of 1835 to such new cattle market and market place and new slaughterhouses and the respective sites thereof.

107. To empower the Corporation, if they think fit, to demolish and take down any buildings on the site of the existing cattle market and the slaughterhouses of the Corporation in the borough, and to hold and use the whole or any part of the respective sites thereof for the improvement of streets or for any other purpose whatsoever, or to dispose of such respective sites or any part thereof.

Police and Hackney Carriages.

108. To enable the Corporation to require motor hackney carriages to be fitted with taximeters or similar apparatus for registering fares to be approved by them and to be placed in a position and to be lighted after dark in a manner to be so approved.

109. To enable the Corporation to require any taximeter or other similar apparatus used or intended to be used on any hackney carriage plying for hire within the borough to be tested and inspected or re-tested and re-inspected at intervals, and to prohibit the use or continued use of any taximeter or other similar apparatus unless certified to register correctly, and to make provision with respect to the expenses of testing and certification.

110. To extend and apply to hackney carriages and other public vehicles conveying passengers to or from any railway station or railway premises within the borough or standing or plying for hire at such railway station or premises the provisions of the Town Police Clauses Acts, 1847 and 1889, and of the Bill and the bye-laws of the Corporation for the time being in force with respect to hackney carriages and other public vehicles as if such railway station or premises were a public stand for public vehicles or a street.

111. To authorize the Corporation by resolution from time to time to vary and alter the rates and fares to be paid for hackney carriages.

Finance.

112. To make provisions as to the expenses of carrying into execution the provisions of the intended Act and as to the funds, rates and revenues out of which such expenses are to be adefrayed.

113. To enable the Corporation for or in relation to all or any of the purposes of the Bill, and also for or in relation to the purposes · of any undertaking of and any Acts and Orders relating to the Corporation or the borough, to apply their tolls, rates, funds and revenues and any moneys which they are already authorized to borrow, and to make, assess, levy and recover new and additional rates, and for al! or any of the purposes aforesaid to borrow further moneys by mortgage, stock (of one or more classes and at the same or at varying rates . of interest), debentures, annuities or annuity certificates, and to charge those moneys and all or any of the moneys already borrowed or authorized to be borrowed by the Corporation om any particular security, upon all or any one

or more of the following securities (that is to sav):---

say):—
The borough fund, borough rate, lands, tenements, hereditaments, markets, tramways, water, gas, electricity and other undertakings and property and the rates, rents, tolls and revenues of the Corporation, whether as a municipal corporation or sanitary or other authority.

tary or other authority.

114. To extend and apply to the borrowing or raising of money under the powers of the Bill all or some of the powers or provisions conferred or enacted by former 'Acts relating to the Corporation with respect to those matters.

the Corporation with respect to those matters. 115. To provide that the powers of borrowing money to be conferred by the intended Act shall not be taken into account in calculating the amount which the Corporation may borrow under the Public Health Act, 1875.

116. To enable the Corporation to adopt one form of mortgage for all purposes, and to charge any moneys borrowed on mortgage under any statutory borrowing power indifferently upon all the funds, rates, revenues and properties of the Corporation, and to provide that all future mortgages granted by the Corporation under any Act shall rank pari passu.

117. To alter existing provisions for and in relation to sinking funds and the use and application thereof, and to sanction the use of such funds in lieu of borrowing.

118. To provide that any returns as to sinking funds and other like matters required to be made by the Town Clerk shall be made by the Borough Treasurer instead of by the Town Clerk

119. To relieve persons lending money to the Corporation from the obligation to inquire as to compliance by the Corporation with any requirement or condition, or see to the application of such money, and from liability in case of loss or misapplication or non-application of such money.

120. To authorize the Corporation to borrow money by way of temporary loan or of overdraft from bankers for payment of their current expenses as a municipal or sanitary authority, or for the current expenses of their water, gas, electricity, tramway or market undertakings, and to provide as to the rate or revenue on which such money is to be charged and the ranking of such charge.

121. To authorize the Corporation to exercise their said powers of temporary borrowing by utilising any sinking fund.

122. To provide as to the repayment of money temporarily borrowed and the delivery of returns to and the making of inquiries by the Ministry of Health.

125. To provide that the rate of accumulation of the annual payments to any sinking fund being an accumulating sinking fund which the Corporation are required by any Act or Order to set aside for the payment of borrowed money shall be such as the Bill may prescribe or as the Ministry of Health shall from time to time approve.

124. To make provision as to the payment of interest on and the repayment of borrowed money and the reborrowing of money paid off.

125. To make provisions as to the transfer of mortgages of the Corporation and the contents of any deed of transfer, and to make requirements as to the delivery of such deeds to the Corporation.

126. To authorize the Corporation to make schemes for equating the periods fixed for re-

payment of various loans and the consolidation of loans referred to in any such scheme.

127. To repeal, alter or amend the provisions of any Acts or Orders of or relating to the Corporation or their gas, water, electricity, tramway or market undertakings producing revenue with respect to the application of the revenues of those undertakings and to make new provisions as to such application.

Miscellaneous.

128. To empower the Corporation to attach brackets, wires, lamps, apparatus and other works and conveniences to buildings for lighting streets, and to prescribe the terms and conditions upon and subject to which the same may be attached.

129. To relieve the Corporation and their officers and employees from liability to damage caused by the execution of works except in cases of negligence.

130. To empower the Corporation to make and enforce bye-laws and regulations for all or any purposes of the Bill for or in relation to which bye-laws may be applicable.

131. To make provisions as to the evidence to be required of the appointment or authority of the officers or any committee of the Corporation; as to the authentication and service of notices; as to the protection of officers of the Corporation from personal liability; as to the execution of works or the doing of acts in contravention of conditions imposed by the Corporation; as to the persons authorized to lay informations; and as to the recovery of demands and the determination of the amount of compensation, damages, expenses or charges.

132. To provide for appeals by parties aggrieved by orders, directions or decisions of the Corporation under the Bill.

133. To enact all necessary provisions for giving full effect to the purposes of the intended Act, or of the general or local Acts in force in the borough, including the imposition of penalties for breach of the provisions of the intended Act or of any requirement, order, byelaw or regulation thereunder, or for obstructing any officer of the Corporation in the execution of the intended Act or for failure to comply with the terms or conditions of any consent given by the Corporation under any Act or for preventing the carrying into effect of any requirement of the Corporation under the intended Act or the bye-laws made thereunder or otherwise, the payment of penalties to the Corporation, and the recovery, apportionment and application of penalties and expenses, the entry on premises, penalties for obstructing execution of the intended Act, and the payment of expenses of carrying the intended Act into execution.

134. To empower the Corporation and any local authority, public body or company for and in relation to any object or purpose of the Bill to enter into and fulfil agreements and contracts, and to confirm any such agreements and contracts as already have been or during the progress of the Bill may be entered into, and to expend their funds and rates and borrow moneys necessary therefor.

135. The Bill will, so far as may be deemed

necessary or expedient, vary and extend exrepeal, alter and consolidate and amend theprovisions of, among other local and personal. Acts and Orders, the following (that is tosay):—

The Act of 1835,

and all or any other Acts, Provisional or other. Orders or resolutions directly or indirectly relating to or affecting the Corporation or the. borough or any of the undertakings, rights,... powers or duties of the Corporation; the Aberavon Market Act, 1848, the Aberavon Local: Board Act, 1866, and all or any other Acts, Provisional or other Orders or resolutions directly or indirectly relating to or affecting; the Port Talbot Corporation or the borough of Port Talbot, or any of the undertakings, rights, powers or duties of the Port Talbot Corporation; the Briton Ferry Local Board Act, 1873, and all or any other Acts, Provisional or other Orders or resolutions directly or indirectly relating to or affecting the Briton Ferry Urban District Council or the Urban District of Briton. Ferry, or any of the undertakings, rights, powers or duties of the Briton Ferry Urban District Council; the Ystradfellte Water Acts, 1902 and 1912, and all or any other Acts, Provisional or other Orders or resolutions directly or indirectly relating to or affecting the Rural: Council or the rural district of Neath, or any of the undertakings, rights, powers or duties. of the Rural Council; the South Wales Electrical Power Distribution Company Act, 1900, and all or any other Acts, Provisional or other-Orders or resolutions directly or indirectly relating to or affecting the South Wales Electrical Power Distribution Company or their undertaking.

136. The Bill will or may incorporate with itself in extenso or by reference, or otherwise make applicable, and with or without alteration, the powers and provisions, or some of the powers and provisions of the various Acts in this notice referred to, and of the Public-Health, Local Government, Sanitary, Food and Drugs, Municipal Corporations and Local Loans Acts and Lands Clauses Acts (as varied by the Acquisition of Land (Assessment of Compensation) Act, 1919) the Railways Clauses Consolidation Act, 1845, the Tramways Act, 1870, the Waterworks Clauses Acts, 1847 and 1863, the Gas Works Clauses Acts, 1847 and 1871, the Electricity (Supply) Acts, 1882 to 1919, the Markets and Fairs Clauses Act, 1847, and any Act or Acts amending or extending those Acts or any of them; and the Bill will vary and extinguish all rights and privileges which would interfere with any of its objects, and confer other rights and privileges.

Printed copies of the Bill will be deposited in the Private Bill Office of the House of Commons on or before the 17th day of December next.

Dated this 15th day of November, 1921.

ALFRED E. I. CURTIS, Town Clerk, Neath.

Dyson, Bell and Co., 3a, Dean's-yard yard Westminster, S.W. 1, Parliamentary, Agents.

In Parliament.—Session 1922.

STRETFORD AND DISTRICT GAS BOARD.

(Constitution and Incorporation of Gas Board; Election, Meetings and Appointments, &c., of Members of Board; Purchase from Corporation of Manchester in Accordance with Provisions of Section 43 of Manchester Corporation (General Powers) Act, 1921, of Undertaking of Stretford Gas Company Acquired by Manchester Corporation, including as Part of Such Undertaking Gas Mains, Pipes and Apparatus of Salford Corporation in the Parish of Davyhulme also acquired by Manchester Corporation; Definition of Limits of Supply; Repeal of Powers of Manchester Corporation and Altrincham Gas Company to Supply Gas in any Parts of Limits of Supply of Board; Maintenance and Improvement of Existing Gas Works and Supply of Gas; Acquisition and Retention of Lands by Agreement; Manufacture and Storage of Gas and Residual Products; Breaking-up of Streets, &c.; Calorific Power, Pressure; Rates, Rents and Charges; Further Provision with Regard to the Supply of Gas; Agreements for Supply of Gas in Bulk to and by the Board; Financial Provisions; Borrowing Powers; Application of Revenue; Deficiency; Power to Board to Promote and Oppose Bills in Parliament; Bye-laws, Penalties, Incorporation, Repeal' andAmendment of Acts; General and Incidental Provisions.)

OTICE is hereby given, that application is intended to be made to Parliament in the ensuing Session by the Urban District Councils of Stretford, Urmston, Ashton-upon-Mersey, and Sale and the Rural District Councils of Barton-upon-Irwell and Bucklow or any two or more of such Councils (hereinafter called "the Constituent Authorities") for leave to bring in a Bill (hereinafter called "the Bill") for all or some of the purposes and objects following (that is to say):—

1. To constitute a Gas Board (hereinafter called "the Board") consisting of representatives of or appointed by the Constituent Authorities for the purpose of acquiring from the Lord Mayor, Aldermen and Citizens of the City of Manchester (hereinafter called "the Comporation") in accordance with the provisions of Section 43 of the Manchester Corporation (General Powers) Act, 1921 (hereinafter called "the Act of 1921") the undertaking of the Stretford Gas Company (hereinafter called "the Company"), including the gas mains, pipes and apparatus of the Mayor, Aldermen and Burgesses of the Borough of Salford, in the parish of Davyhulme, acquired by the Corporation under the said Act, and of supplying gas within the limits hereinafter defined, and to confer on the Board all such powers as may be necessary or expedient for the intended Act.

2. To define the constitution of the Board and to make provision for the election, appointment, removal, retirement, rotation and qualification of the members of the Board for the meetings of the Board, for the minutes, standing orders, accounts and balance-sheets of the Board, for the audit of their accounts, for the appointment of committees of the Board, for the appointment of proxies to attend meetings

of the Board and committees, and the appointment and dismissal of officers, servants and workmen of the Board, and for the appointment of an auditor by the Board, and to provide for the alteration from time to time by the Board of Trade or the Ministry of Health or otherwise of the number of the members of the Board and the number of representatives thereon of each of the constituent authorities, and to provide that in the event of any alteration in any of the districts of the constituent authorities the Board of Trade or the Ministry of Health may make orders adapting the provisions of the intended Act to the alterations so made.

3. To provide for the settlement by the Board of Trade or the Ministry of Health or by arbitration of any question which may arise between the Board and the constituent authorities or any of them.

4. To empower and require the Board to purchase from the Corporation and to empower and require the Corporation to sell to the Board for the consideration mentioned in the said section 43 of the Act of 1921 the whole of the undertaking of the Company as described in an agreement dated the 8th day of February, 1921, and made between the Company of the one part and the Corporation of the other part, and which agreement is set out in the Third Schedule to and confirmed by the Act of 1921, and upon and subject to the terms and conditions contained in the said agreement so far as the same are applicable, and in the said section 43 of the Act of 1921, including as part of such undertaking and in accordance with the provisions of section 51 of the Act of 1921 the property, rights and obligations in the parish of Davyhulme acquired or to be acquired by the corporation from the mayor, aldermen and burgesses of the borough of Salford.

5. To provide for the transfer to and vesting in the Board of the said undertaking, rights, powers and property, the application of the purchase money, the payment to the Corporation of all sums paid or payable by them to the Company for their officers or employees under the said section 43, and to the Salford Corporation under the said section 51 of the Act of 1921, the taking over by the Board of the debenture stock of the Company remaining outstanding, and the continuance of the same charged on the undertaking transferred to the Board, the employment of or compensation to officers and servants of the Company, and to confirm and authorize the carrying into effect of any agreement entered into between the Corporation and the Board before the passing of the Bill for or relating to the sale and purchase of the undertaking or otherwise.

6. To empower the Board to carry on the undertaking acquired by them and to maintain, alter, improve, enlarge, renew or discontinue the Company's gas works, and to authorize the Board to manufacture and store gas and to manufacture, convert and store residual products upon the lands which the Company were authorized to use for those purposes and which lands are described in the Fourth Schedule to the Act of 1921, and to supply gas for public, domestic, trade and other purposes within the limits within which the Company were authorized to supply or were supplying, including the whole of the urban district of Stretford except so much thereof as lies to the east of an imaginary line drawn in a northerly direction along

the eastern side of the Cheshire Lines Railway to Elsinore-road, thence following the line of railway to Old Trafford Station, thence in a northerly direction to and across Talbot-road to the south-westerly corner of Boyer-street, thence along the northerly side of Talbot-road for a distance of 130 yards or thereabouts, thence in a northerly direction to and along Throstle Nest-lane to the Manchester Ship Canal, the urban district of Urmston and the parishes of Davyhulme and Flixton in the rural district of Barton-upon-Irwell, all in the county of Lancaster, and the urban districts of Sale and Ashton-upon-Mersey and the parish and township of Timperley in the rural district of Bucklow, all in the county of Chester, and so much of the parish of Baguley in the said rural district of Bucklow as lies to the north of the southern boundary of the road leading from Stockport to Altrincham and to the west of the eastern boundary of the road leading from the said Stockport and Altrincham-road near Arden Lodge in a northerly direction past Fir Tree Farm to the boundary of the parish of Northenden, and to confirm any agreement made between the constituent authorities on behalf of the Board and the Altrincham Gas Company prior to the passing of the Bill delimiting their respective areas of supply.

 To confer on the Board all or some of the powers contained in the Stretford Gas Acts, 1862 to 1917, and saved from repeal by the Act

of 1921.

8. To repeal the powers of the Corporation and the Altrincham Gas Company to supply gas in any part of the proposed limits of supply of

the Board as above defined.

9. To empower the Board for the purposes of the gas undertaking when transferred, and for the general purposes of the intended Act, to purchase by agreement and to take on lease and hold lands, houses, tenements, and hereditaments and easements, rights of way and other rights in, over, or affecting lands and houses within the limits of supply, and to retain, hold and use any lands or houses, and to sell, lease, exchange or otherwise dispose of any lands and houses for the time being belonging to them, and to provide for the application of the proceeds from the sale of surplus lands.

- 10. To empower the Board, within the limits of supply aforesaid, to break up streets, roads, paths, highways, mains and other public and private roads, whether dedicated to the public use or not, ways, passages and places, sewers, drains, bridges, railways, tramways, telegraphic, telephonic, and electric wires and apparatus, and to lay down, repair, maintain and renew mains, pipes and other works, apparatus and appliances, and to manufacture, purchase, provide, sell, let on hire, supply, fix and deal in and repair or remove meters, lamps, stoves, ranges, machinery, engines and fittings, and to exempt the same from liability to distress and from being taken in execution in bankruptcy, and to exercise all such other powers as are necessary for or incidental to the supply of gas, and to manufacture, produce, store, convert, sell and deal in coal, coke, culm, patent fuel, tar, oil, lime, pitch, asphaltum, ammoniacal liquor, and other residual products of gas, and to have and exercise all such powers, rights, authorities and privileges with respect to the supplying of gas as may be necessary, proper or convenient.
- 11. To empower the Board to levy and recover gas rents and charges, and to make special

provision for the recovery of rates, rents and charges for the supply of gas and residual products, manufactured or otherwise, and for the hire or use of meters, lamps, stoves, machinery, engines and fittings, to increase and alter existing rents, rates and charges, and, if thought fit, to grant exemptions and discounts.

- 12. To exempt the Board from obligation to supply gas except as mentioned in the intended Act when the capacity of the mains is insufficient, and to make provision for the removal of fittings and the expenses of reconnecting the supply after a discontinuance to be paid by the consumer, to prescribe the mode of cutting off supplies necessitated by the default of the consumer, the terms upon which a supply may be afforded where the consumer has a separate supply of gas from another source, or of electricity or power gas, to require antifluctuators and non-return valves to be used with gas engines, and to require provision of valve where high pressure air is used, to require gas consumers to give notice before removing, and to confer on the Board power to refuse supplies to persons in debt for other premises, and also where there are installations of suction gas plant to specify and regulate the size and material of pipes and fittings laid by the consumer on his own premises, to fix the period of error in defective meters, and to enable the Board to acquire and use patent rights, and to make and enforce bye-laws for and in connection with any of the before-mentioned purposes.
- 13. To make provision in regard to the testing of the gas and the standard calorific power and pressure at which the gas is to be supplied, and for the revision of such standard calorific power or pressure by the Board of Trade, and to exempt the Board from penalties for defective calorific power or pressure under certain circumstances; to define the price to be charged for gas supplied by meter, and to make provision in regard to charges for gas supplied by prepayment meters, and to enable the Board to vary the price for the supply of gas according to the purpose for which the gas is supplied.
- 14. To authorize the Board and any local authority, company, body or person to enter into and carry into effect contracts and agreements with respect to the supply of gas in either a crude or a partially or wholly purified state by such local authority, company or person to the Board or for the supply by the Board of gas in bulk to such local authority, company, body or person within or beyond the limits of supply aforesaid, and to confer upon the Board special powers with reference thereto.
- 15. To enable the Board to provide, erect, fit up, maintain and let dwelling-houses for persons employed by them for the purposes of or in connection with their gas undertaking, and to provide, erect, fit up and maintain offices and showrooms.
- 16. To provide for the application of the revenue and profits arising from the undertaking of the Board and for meeting any deficiency in the net revenue of the Board, for the apportionment and payment of the deficiency (if any) between and by the constituent authorities or some or one of them out of any of their funds or rates and to provide for the recovery of such deficiency, and to empower the Board to impose, levy, and collect rates within the districts of the constituent authori-

ties, to empower the Board and the constituent authorities or any of them to enter into and carry into effect arrangements for the collection by the constituent authorities or any or either of them of gas rates, rents and charges, and other moneys payable to the Board, and, if thought fit, to provide that any constituent authority part of whose district only or any parish therein is included in the limits of supply of the Board shall make separate assessments to the General District Rate in the case of an urban district council and to the Special Expenses Rate of the parish in the case of a rural district council upon such part of such district or parish respectively as may be included within the limits of supply of the Board for the purpose of paying any sums payable by them to the Board.

- 17. To provide for the formation of a fund for meeting deticiencies in the revenue of the undertaking of the Board or any extraordinary claim or demand, and to provide for contributions thereto from the revenues of the Board or from the constituent authorities.
- 18. To authorize the Board to borrow money for the purposes of the intended Act, including the extension and improvement of the gas undertaking upon the security of their undertaking and the revenue thereof and upon the district funds and general district rates of such of the constituent authorities as are urban district councils, and upon the special expenses rates of the parishes within the limits of supply of such of the constituent authorities as are rural district councils, and upon any other rates or property of the constituent authorities or some of them or the contributions to be made by such authorities, and to empower the Board to grant and issue mortgages or deben-ture stock in respect thereof, and to grant annuities chargeable upon the undertaking, rates and property aforesaid, and to provide for the transfer and redemption of such annuities, and to enable the Board to take over any debenture stock or mortgage debt of the Company, and to borrow money temporarily for current expenses.
- 19. To make provision in regard to the sinking funds to be set aside in connection with the moneys to be borrowed for the purposes of the intended Act, and for the suspension of the same for such period as may be prescribed, and for the application of the moneys in such sinking funds.

20. To empower the Board to establish accident and fire insurance funds, and to enable them to grant gratuities to officers and servants in certain cases.

- 21. To extend and apply to the Board all or some of the provisions of the Public Health Acts relating to the supply of gas, the purchase of land, the repeal, alteration, or amendment of Acts, the borrowing of money, and the granting of Provisional Orders and the levying of rates, to authorize the Board to create and issue stock in the manner provided by Part V. of the Public Health Acts Amendment Act, 1890, or any modification of that Act.
- 22. To authorize and empower the Board to promote and oppose Provisional or Special Orders and Bills in Parliament, and to apply their funds and revenues to the payment of the costs and expenses attending such promotion or opposition.
 - 23. To provide for the payment of the costs,

charges, and expenses of and incidental to the promotion of the Bill, and to empower the constituent authorities or some of them to pay such costs, charges, and expenses and any sums which they may be required to contribute to the Board out of their respective general district rates or other rates, revenues or funds, and to empower them respectively to borrow money on the security of such rates.

24. To make provision for imposing, demanding and recovering penalties, and for the application thereof the evidence of appointment of officers by the Board, the indemnification of persons acting under the powers conferred by the intended Act, the holding of inquiries by the Ministry of Health, and judges and justices not being disqualified.

25. To confer upon the Board all powers, rights, authorities and privileges which are or may become necessary for carrying the powers of the intended Act into execution.

26. To vary and extinguish all rights and privileges inconsistent with or which might in any manner impede or interfere with the carrying into complete effect of any of the objects and purposes of the intended Act, and to confer other rights and privileges, and to enact all such provisions as may be incidental to, consequential on, or necessary for giving full effect to any of the objects of the intended Act, or to any agreement which may before the passing of the intended Act have been entered into either by or on behalf of the Board or the constituent authorities or any of them on the one hand and the Corporation or any other local authority, company, body or person on the other hand, or between the constituent authorities

27. The Bill will, so far as it may be necessary or expedient, repeal, alter or amend or incorporate with or without modifications the provisions or some of the provisions of the several Acts and Orders following (that is to say):—The Manchester Corporation (General Powers) Act, 1921, the Altrincham Gas Acts, 1872, 1893 and 1915, the Stretford Urban District Council Acts, 1904 and 1919, and all other Acts and Orders relating to the Corporation, the Altrincham Gas Company, and the Stretford Urban District Council.

28. The intended Act will incorporate with or without variation such of the provisions as may be thought expedient of the following Acts, viz.:—The Lands Clauses Acts, the Gasworks Clauses Acts, 1847 and 1871, the Railways Clauses Consolidation Act, 1845, the Commissioners Clauses Act, 1847, the Local Government Act, 1888, the Local Locans Act, 1875, the Arbitration Act, 1889, the Gas Regulation Act, 1920, and all other Acts amending the said Acts respectively.

Printed copies of the Bill for the intended Act will be deposited in the Private Bill Office of the House of Commons on or before the 17th day of December next.

Dated this 17th day of November, 1921.

GEORGE H. ABRAHAMS, Council Offices, Old Trafford, near Manchester, Solicitor.

LEES AND COMPANY, Palace Chambers, Bridge-street, Westminster, S.W. 1, Parliamentary Agents.

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In Parliament.—Session 1922.

CAMBRIDGE CORPORATION.

(Construction of Bridge for Vehicles and Footbridge across River Cam in borough of Cambridge; Construction of Street Works; Breaking up of Streets; Acquisition of Lands; Modification of Lands Clauses Acquisition_ Abolition or Acts; Common and other Rights on mas Lands; Setting apart and exclusive use of Parts of Commons for Games; Erection of Weighbridges and Offices on Commons; Regulation of Bathing in River Cam and Construction and Improvement of Bathing Places; Closing of Christ's Piece; Streets, Buildings, Sewers and Drains; Infectious Disease and Sanitary Matters; Milk Supply; Good Rule and Government; Fire Brigade; Control of Traffic; Market Provisions; Slaughter-houses; Consolidation of Rates; Amalgamation of all Parishes in Borough; Establishment of Municipal and Housing Bank; Power to advance Money to or Guarantee Loans of River Cam Conservators; Superannuation Fund for Officers and Servants of Corporation; Borrowing of Money and other Financial Matters; Incorporation, Repeal and Amendment of Acts.)

OTICE is hereby given that application is intended to be made to Parliament in the ensuing Session by the Mayor, Aldermen and Burgesses of the borough of Cambridge, for an Act for all or some of the purposes hereinafter mentioned.

1. In this Notice "the borough" means the borough of Cambridge, "the Corporation" means the Mayor, Aldermen and Burgesses of the borough, "the Bill" means the Bill for the intended Act, and "the works" means the works to be authorized by the Bill.

Bridges, Street Works and Lands.

2. To empower the Corporation to make and maintain the works hereinafter mentioned in the borough, together with all necessary and proper approaches, roads, footways, steps, halingways, junctions, abutments, foundations, piers, embankments, dams, piles, arches, walls, fences, steps, sewers, drains, culverts, lamps, lamposts, buildings, works and conveniences connected therewith or incidental thereto. The works referred to are:—

Work No. 1.—A bridge over the River Cam with approaches thereto commencing in the parish of Cambridge in Abbey-road at a point in the centre of that road opposite to the north-eastern corner of the premises known as No. 45, Abbey-road, and terminating in the parish of Chesterton at the intersection of the centre lines of Cam-road and

St. Andrew's-road.

Work No. 2.—A widening of Cam-road on the westerly side thereof and of Lovers-walk on the north-easterly side thereof commencing in Cam-road at a point 31 feet or thereabouts measured in a southerly direction along the boundary wall of the premises known as No. 39, Cam-road, from the boundary between those premises and No. 37, Cam-road, and terminating in Lovers-walk at a point on the boundary of the said premises known as No. 39, Cam-road, 15 feet or thereabouts measured in a south-easterly direction from the south-western corner of the house No. 39, Cam-road.

Work No. 3.—A widening of Cam-road on the easterly side thereof and St. Andrew's road on the northerly side thereof commencing in Cam-road at the boundary wall between the premises known respectively as No. 58 and No. 60, Cam-road, and terminating at a point 50 feet or thereabouts measured in an easterly direction along the boundary wall of the said premises No. 60, Cam-road, from the south-westerly corner of those premises.

Work No. 4.—A footbridge with approaches thereto over the River Cam com-

Work No. 4.—A footbridge with approaches thereto over the River Cam commencing on the Goldie Cycle Path at a point 165 feet or thereabouts measured along that path from the southerly bank of the said river and terminating at the southerly end

of De Freville Avenue.

Work No. 5.—A widening and improvement of the corner of Park-terrace and Parker-street commencing in Park-terrace at a point 29 feet or thereabouts measured in a south-westerly direction along the south-eastern boundary wall of the premises known as Park Lodge from the eastern corner of those premises and terminating in Parker-street at a point 29 feet or thereabouts measured along the north-eastern boundary wall of the same premises from the same corner thereof.

3. To make provision for enabling the Corporation to carry out the obligations imposed upon them by the Cambridge (Extension) Order, 1911, with reference to the construction of a bridge over the River Cam, and so far as may be deemed expedient to relieve the Corporation from the obligations imposed upon

them by that Order.

4. To repeal or amend, or, if thought fit, to apply to the proposed bridges (Works Nos. 1 and 4) all or any of the provisions contained in the River Cam Bridges Act, 1889, or to re-enact those provisions and to make them applicable to the proposed bridges, and to authorize the making of bye-laws and regulations relative to the traffic crossing the bridges.

5. For the purposes of the proposed bridge works and of the Bill, to authorize the alteration of and interference with the River Cam and the channel and navigation thereof, and to empower the Corporation to dredge the

river.

- 6. To empower the Corporation, for the purposes of the works, for the purpose of providing frontage to the streets intended to be extended, widened or improved, and for other the purposes of or indicated in the Bill, to purchase or acquire or use by compulsion or agreement or to take on lease lands, houses and buildings in the borough, and to acquire by compulsion or agreement rights or easements in, over or connected with any lands, houses and buildings therein.
- 7. To exempt the Corporation from the operation of section 92 of the Lands Clauses Consolidation Act, 1845 (so as to enable them to acquire parts only of certain properties), the provisions of that Act relating to superfluous lands and the restrictions upon the entry on land, and to make other amendments in the Lands Clauses Acts in their application to the Rill.
- 8. To make special provision with regard to the amount of compensation to be paid in respect of the lands to be acquired under the Bill and the determination thereof, and that any buildings erected, alterations made or interest created after such date as may be

mentioned in the Bill, shall not be taken into consideration.

9. To authorize the Corporation to sell, lease and dispose of the lands vested in them or acquired under the Bill upon and subject to such terms and conditions as they may think fit and to enlarge the powers of the Corporation relative to the acquisition, retention, user and disposal of lands under any general or local Act.

10. To empower the Corporation to stop up, extinguish all rights of way over, and appropriate and use or dispose of the sites of all highways which it may be necessary to stop up for executing the purposes of the Bill, or which are situate upon any lands acquired under the Bill, including so much of the westerly side of Abbeyroad as lies between the point of commencement of Work No. 1 hereinbefore referred to and the northern end of that road, and as is included within the limits of deviation shown upon the plans hereinafter referred to.

11. To empower the Corporation, for any of the purposes of the Bill, to break up, cross, alter, divert, stop up, raise, lower, remove and interfere with, either temporarily or permanently, any streets, roads, passages, highways, bridges, canals, railways, tramways, gas, water and air mains, sewers, drains, streams, water-courses, telegraphic, phonic and electric wires, conductors and pipes, steps, areas, cellars, windows and spouts, and to remove obstructions and to make junctions and communications with and widen and alter existing streets in the borough and parishes aforesaid.

12. To empower the Corporation to deviate laterally and vertically from the lines and levels of the works shown on the deposited

plans and sections.

13. To extinguish or make provision for the extinction of all Lammas rights, rights of common and other rights or interests (if any) exerciseable over any part of the following Lammas and other lands (situate in the parish of Cambridge in the borough) by the inhabitants of the ecclesiastical parishes of St. Botolphs and St. Mary-the-Less in the borough or any other persons entitled to exercise those rights and to empower the Corporation to acquire by compulsion or agreement the fee simple and all other interests if any in the lands secondly hereinafter described in addition to the above mentioned rights. The lands above referred to are:-

Firstly, the Lammas lands (being enclosures Nod. 396, 397, 410 and 411 on the order Ordnance Map of the borough of Cambridge (edition of 1901) Sheet XLVII-2) lying between Newnham-road and the Mill Race leading from the River Cam to Newnham Mill, which lands contain admeasurement 14.653 acres or thereabouts;

Secondly, the Lammas lands (being enclosure Nod. 359 on the said Ordnance Map and sheet) lying between Newnham Mill and Kings Mill the fee simple of which lands belongs to Lady Maud Darwin and which said lands contain by admeasurement 1.597 acres or thereabouts.

The lands hereinbefore firstly and secondly described are shown upon the plans hereinafter

mentioned.

14. To empower the Corporation to acquire by compulsion or agreement all such Lammas rights, rights of common or other rights or interests as are hereinbefore referred to in the lands aforesaid.

15. To make provision for the payment by the Corporation to or on behalf of the owners of such rights (either collectively or individually) of such annual sum or sums or capital sum or sums as may be prescribed by the intended Act in respect of the acquisition or extinction of the said rights and interests or (in such other manner as may be prescribed in the Bill) to provide for compensating such owners and to enable the Corporation and the persons aforesaid to enter into and carry into effect agreements for the purposes aforesaid.

16. To make further provision for the control, regulation and management of any parks, recreation grounds, commons and other open spaces in the borough including the Lammas and other lands hereinbefore described and referred to and amongst other things to empower them to set apart portions thereof for the purposes of agricultural, horticultural or other shows, exhibitions, markets and fairs, the playing of games and for circuses and public entertainments; to charge for admission to any part so set apart; to erect stands and enclosures and buildings thereon and to charge for admission thereto; to charge for pasturing cattle, sheep or horses, or to let all rights of pasture over the said lands; to exclude cattle, sheep or horses from the whole or any part of all or any of such commons or open spaces; to lay out the said lands or parts thereof as public gardens or recreation grounds and to plant the same with trees and shrubs; to construct artificial lakes, flower beds, bowling greens, cricket and football pitches, tennis lawns and other conveniences for games and generally to carry out such improvements and do such other things in connection with the said lands as the Corporation may consider necessary or desirable for the purposes of health, recreation or enjoyment.

To empower the Corporation to close 17. the whole or any part of the lands in the borough known as "Christ's Piece" including any footpath or footpaths thereover for such days or periods as may be indicated in or sanctioned by the intended Act for the purposes of horticultural, agricultural and other shows, concerts, exhibitions and other entertainments, or for such other purposes as the Corporation may consider necessary or desirable or as may

be indicated in the intended Act.

18. To empower the Corporation to remove the office and weigh-bridge which is situate on ground in the borough which formerly formed part of the old Hay Market, and to re-erect such office and weigh-bridge on the portion of Butt Green, Midsummer Common, which is adjacent to Maid's-causeway and Victoriaavenue or on any other common or public place in the borough; to authorize the Corporation to erect offices and weigh-bridges on the said portion of Butt-green and on other commons or public places in the borough; to make other provision with regard to the office and weighbridge so removed and any offices and weighbridges so erected and with regard to the use thereof respectively.

19. To confer further powers upon the Corporation and to make further provision with reference to streets and buildings in the borough relating, amongst others, to the following matters:-

Empowering the Corporation to define the future line of buildings in existing streets

and prohibiting the erection of buildings in front of such line, with provisions as to purchase of lands in front thereof and compensation to owners of such lands; the lopping of trees overhanging streets and footpaths within the borough; the provision of sanitary conveniences for workmen engaged upon buildings; the provision of closet accommodation in houses occupied by more than one family; empowering the surveyor of the Corporation and his assistants to make use of ladders, scaffolding and other plant used in connection with buildings and works for the purposes of inspection.

20. To make further provision and to confer further powers upon the Corporation in regard to sewers and drains in the borough, and in particular to make provision with respect to the following matters: -Enabling the Corporation to require owners of property adjoining private streets to cleanse the gulleys in such streets; amending Section 19 of the Public Health Acts Amendment Act, 1890, so as to make it apply to houses belonging to the same owner as well as to houses belonging to different owners, or providing that Section 19 of the Public Health Acts Amendment Act, 1890, shall cease to be in force within the borough, and extending and applying the provisions of Section 41 of the Public Health Act, 1875, to cases where two or more houses or premises are connected with a single private drain conveying their drainage into a public sewer or cesspool or other receptacle for drainage; enabling the Corporation to recover expenses incurred by them in executing works under the powers so applied, and to make provision as to the apportionment of such expenses between owners of houses or premises concerned and as to the mode of procedure for the recovery of such expenses; empowering the Corporation to order houses to be drained by a combined drain.

21. To make further provision for the prevention of disease in the borough and with regard to other sanitary matters with respect, amongst others, to the following: -The closing of Sunday-schools and places of amuse-ments for the purpose of preventing the spread of infectious disease; empowering the Corporation to require the exclusion of children from places of public assembly for such purposes, and imposing penalties upon persons allowing children to attend schools or places of amusement or assembly in contravention of any Order of the Corporation made under the provisions of the intended Act; defining the expression "infectious disease" to mean measles, German measles, whooping cough, chicken pox and influenza, for such purposes as may be mentioned in the Bill; empowering the Corporation to provide antidotes and remedies against infectious disease; the regulation of the manufacture and sale of icecream or similar commodities; the prevention of such manufacture upon unsuitable premises and the destruction thereof in case of infectious disease; provision for requiring dealers of icecream and similar commodities to have their names and addresses painted on their carts; conferring powers upon the Corporation and their officers to enter and inspect premises of icecream manufacturers and dealers; empowering the Corporation to compensate persons ceasing employment for the purpose of preventing the spread of infectious disease; preventing the use or storage of fats which are unfit for human consumption in any premises. in which food for the use of man is manufactured or prepared for sale or in any premises adjoining or connected with such premises; imposing penalties upon the original vendor of unsound food, including animals or articles liable to be seized under the provisions of the Public Health Acts; empowering the Corporation to make bye-laws for securing cleanliness in places used for the preparation of food, and also to make regulations for securing sanitary conditions in premises where food is deposited for sale; to make further provision with regard to retailers of milk for the purpose of securing cleanliness of vessels used for the reception, measurement, storage or delivery of milk, and for such purpose to amend the provisions of the Contagious Diseases (Animals) Act, 1878, and the Dairies, Cowsheds and Milkshops Order, 1885; prohibiting the blowing or inflating of carcases of animals; empowering the Corporation to make bye-laws requiring the covering over of meat or other articles intended for food whilst being conveyed through streets, and for securing cleanliness of the vehicles used for such conveyance; enabling the Corporation to enter and cleanse houses which are infested with vermin and the contents of such houses; to make provision with regard to the cleansing of children and their clothing, and also for the compulsory cleansing of verminous persons under such circumstances as may be specified in the Bill.

22. To make provision for protecting the public against the spread of disease by the sale within the borough of the milk of cows suffering from tuberculosis of the udder; for taking samples of milk within or outside the borough for the purpose of examination; for the entry of the medical officer of the borough or a specially authorised person into any dairy, byre or cowshed, or other place within or beyond the borough, where cows are kept from which milk is sent for sale within the borough, to inspect the cows therein for the purpose of ascertaining whether such cows suffer from tuberculosis of the udder, and for preventing the milk of cows so affected being sent for sale within the borough; to require the owners or occupiers of dairies, byres or cowsheds to render all reasonable assistance; to provide for the giving of notice to the Corporation in cases of tuberculosis or other disease in cows; to provide for imposing penalties with reference to the matters aforesaid, and to make other provision in regard to the supply of milk to the borough.

23. To amend and extend Sections 116 to 119 of the Public Health Act, 1875, in their application to the markets of the Corporation so as to provide that any animal brought to the said markets shall be deemed to be deposited for the purpose of sale, and intended for the food of man within the meaning of the said Sections; to confer upon the Veterinary Inspector of the Corporation in relation to any such animal the powers conferred by the said Sections upon the Medical Officer of Health and the Inspector of Nuisances; to impose penalties for causing, directing or permitting the bringing to any such market of any animal which is diseased, unsound or unwholesome or unfit for the food of man, and any person offering for sale or selling any such animal; to empower the Corporation or their Medical Officer of Health, or any of their Inspectors of Nuisances or constables to detain any emaciated or diseased animal brought to any such market, and to impose penalties on persons for obstructing or impeding any officer from so doing; to make provision with regard to the removal and exclusion from markets of the Corporation of animals suspected of tuberculosis, and of animals which are in the opinion of the Officers of the Cor-

poration unfit for human food.

24. To make further provision with regard to slaughter-houses within the borough and, amongst other things, to authorise the Corporation to close or require the closing of any slaughter-house which is injurious or dangerous to public health, subject to such provisions as to compensating the owner of any such slaughter-house as may be prescribed in the Bill; to authorize the Corporation to make bye-laws as to slaughter-houses, prohibiting the slaughtering of animals in view of other animals, preventing the pollution of carcases intended for food, requiring notice of intention to slaughter to be given to the Corporation, and prohibiting the removal of carcases from slaughter-houses before inspection by the Officials of the Corporation.

25. To make further provision with regard to the commission of nuisance in gardens, private open spaces or allotments, and to require them to be kept in such condition as to avoid causing nuisance or annoyance to the owners or occupiers of neighbouring premises

or to persons using the highways.

26. To increase the powers of the Corporation in dealing with and in regard to penalties recoverable in respect of nuisances arising from smoke; to extend all or any of the existing or proposed provisions relating to the nuisance arising from smoke or the mitigation or pre-vention thereof to and in respect of any nuisance arising from the emission of grit from chimneys, and to apply any existing provisions or any provisions of the intended Act in relation to the matters aforesaid to any vessels on any river, canal or water in or adjacent to the borough.

27. To confer further powers upon the Corporation and the police of the borough with regard to the control and direction of traffic in the streets of the borough, and in particular to empower the Corporation to make regulations and issue orders as to the direction to be taken by traffic along such streets, or within such area in the borough as they may specify in such regulations or orders, or as may be laid down in the Bill to the intent that traffic shall only proceed in one direction along such streets during such hours as may be so specified or laid down; and to make other provision with reference to the matters aforesaid.

28. To make further provision with regard to fires occurring within the borough, and to enable officers and members of the Fire Brigade of the Corporation to enter premises adjoining premises where any fire has broken out, and to pull down adjoining buildings where such a course appears to be necessary or desirable or under such circumstances as may be defined

in the Bill.

29. To empower the Corporation to make bye-laws for the regulation of baths and bathing places within the borough, and for the preservation of good order and good conduct therein; to empower the Corporation to improve and deepen the River Cam and other waters in the borough which are used for bathing purposes, and to make further and

better provision with regard to the accommodation at bathing places, and the provision of ladders, platforms and other conveniences in connection therewith; for the purposes afore-said or any of them to amend the provisions of the Cambridge University and Corporation Act, 1894, with relation to baths, washhouses and lavatories, and to exclude the provisions of any bye-law with respect to new buildings from application to any buildings erected by the Corporation for or in connection with bathing places.

30. To consolidate or provide for the consolidation of all the parishes within the borough (namely, the parishes of Cambridge. Chesterton, and Cambridge Without) into one parish, to be called the parish of Cambridge (or such other name as may be determined upon), for all purposes other than ecclesiastical purposes; to transfer to and confer upon the Corporation and the Council of the borough (or to otherwise deal with) all or some of the property, rights, powers and privileges (other than ecclesiastical) of the vestries and of the overseers of the several parishes within the borough, and also to determine or cancel the appointments of all existing, and to appoint and remove future and additional overseers, assistant overseers, poor rate and other collectors and other officers; to make provision for compensating any person or persons whose appointments may be wholly or partially determined or cancelled for any loss in conse-

sequential or expedient in regard to the consolidation of the said parishes and the other objects before mentioned, including the settlement of paupers, rate books, accounts, valuation list, registration of electors and other matters 31. To make further provision with respect. to the registration of electors, and with respect

to valuation lists, and any other provision

which may be necessary or expedient in con-

quence thereof, or otherwise to make provision in respect of such officers; to charge upon the

consolidated parish the debts, obligations and liabilities of the existing parishes, and to make

such other provision as may be necessary, con-

nection with or in relation to the proposed consolidation of parishes.

32. To divide or make provision for dividing the consolidated parish into wards for the purpose of election of guardians, and for regulating or prescribing the number of guardians to be assigned to each ward, and to make other provision with respect to the appointment and retirement of existing and future guardians.

33. To make provision for the consolidation of the rates levied in the borough and in the parishes of Cambridge, Chesterton, and Cambridge Without, or in the parish of Cambridge as consolidated under the provisions of the intended Act (including the poor, borough and general district rates), for the collection of the rates so consolidated and for the payment of the proceeds thereof and the revenues of the Corporation (including the revenues from their several undertakings) into one fund, and to enact all necessary provisions in regard to the making, assessing, levying, collection and recovery of rates, for the rating of owners instead of occupiers in certain cases, and to repeal, alter or amend any statutory enactments relating to the matters aforesaid.

34. To enact further provisions in regard to the making and collection of all rates levied in the borough by the Corporation, the overseers of the everal parishes or consolidated parish aforesaid (as the case may be) or otherwise, including power to require returns and information from the owners and occupiers of property as to the names and addresses of such owners and occupiers, terms of tenancies and other matters, and for enabling the rates to be amended by the insertion of names therein.

35. To provide for establishing a superannuation fund, to be formed by contributions from the Corporation and from the officers and servants now or hereafter in the employment of the Corporation, or of other authorities and bodies where the salaries or wages are paid directly or indirectly by the Corporation (with the exception of teachers entitled to benefits under the School Teachers (Superannuation) Act, 1918, and of members of the police force and fire brigade and such other exceptions as may be indicated in the Bill), for the purpose of paying superannuation and other allowances to such officers and servants on their retirement or ceasing to hold office, and to enact all necessary provisions in that behalf, including provisions relating to the amount and payment of the contributions, the deduction thereof from salaries and wages, the title to and the scale and payment of superannuation and other allowances, the return of contributions with interest in certain cases, the periodical investigation of the fund for the purpose of determining and adjusting the contributions, the investment, application and administration of the fund, the making good of any deficiency in the fund out of the borough fund, and the settlement of differences by arbitration.

- 36. To require all officers and servants of the Corporation or of the authorities and bodies referred to in the last preceding paragraph hereof, whether such officers or servants contribute to the proposed fund or not, to retire on attaining an age or ages prescribed by the Bill.
- 37. To make special provision with regard to existing officers and servants for enabling them to be exempt from the obligation to contribute to the said fund.
- 38. To prohibit any assignment of or charge on any allowance or other payment, to prevent its passing to trustees or others on bankruptcy, and to make provision for the payment thereof to guardians in certain cases, and for the payment and application thereof in cases of insane or deceased contributors or of minors.
- 39. To empower the Corporation to establish and maintain a Savings and Housing Bank, to authorise them to receive deposits, and to make advances and to enact all necessary provisions in regard to the matters aforesaid, including the application, investment and repayment of the money deposited, and, so far as may be deemed expedient, to extend and apply to the bank some or all of the provisions contained in the Trustee Savings Bank Acts, 1863 to 1904, the Building Societies Act, 1874, and the Municipal Savings Bank (War Loan Investment) Act, 1916, or to re-enact those provisions with such amendments as may be indicated in the Bill and to make them applicable to the bank, and to enact or authorise the making of regulations dealing with any of the matters referred to in those Acts or in the regulations thereunder or otherwise.

40. To authorise the Corporation to borrow

or raise money for the purchase of lands and works and buildings thereon, for the construction of the bridges, street works and other works proposed to be authorised, and for other the purposes of the Bill, and to charge the moneys so borrowed on the borough fund, the borough rate, the district fund and general district rate and the undertakings, estates, rates, rents, revenues and other property of the Corporation or any of such securities, and to execute and grant and issue mortgages and other securities and issue Corporation stock in respect thereof; to authorise the Corporation to apply any of their funds or other moneys authorised to be raised to any of the purposes of the Bill, and to provide that moneys borrowed under the Bill shall not be reckoned in the limit of borrowing prescribed by the Public. Health Act, 1875, or any other Act.

41. To empower the Corporation to lend money to the Conservators of the River Cam upon and subject to such terms and conditions as may be agreed or defined in the Bill, and for that purpose to raise money on the security of their property, funds, rates or revenues or any of them, and to enable the Corporation to pay any expenditure incurred by them in connection with the matters aforesaid out of any fund or rate leviable by them; to make provision for the guarantee by the Corporation of the repayment of money borrowed by the said Conservators and the payment of interest thereon; and in other respects to enable the Corporation to assist the said Conservators in financial matters.

42. To make provision for the formation, maintenance and application of sinking funds, the use of sinking funds instead of borrowing, the investment of sinking funds in statutory securities, the method of meeting any deficiency in the receipts from the undertakings of the Corporation and the charge thereof upon the funds and rates of the borough, and to make further provision in regard to the borrowing, re-borrowing and repayment of money by the Corporation.

43. To authorise the Corporation to use one form of mortgage for all purposes for which they are for the time being authorised to borrow money, charging the loans upon all or any of the revenues, rates or property of the Corporation, to borrow money temporarily for current expenses and to relieve the Corporation from hability to see to the performance of any trust.

44. To enact all necessary provisions for giving full effect to the purposes of the Bill or of the general or local Acts in force in the borough, including the making and confirmation of bye-laws, the imposition of penalties for breach of provisions of the Bill or of any bye-laws thereunder, or for obstructing the Corporation or their officers, the determination of compensation, the laying of information, the recovery, apportionment and application of penalties, damages, expenses, costs and charges, the recovery of demands in the county court, the entry of premises, the authentication and service of notices, orders and other documents, the evidence of appointments, authorities and resolutions, and the mode of appeal.

45. To vary or extinguish all existing rights and privileges which would or might in any way prevent or interfere with or delay the accomplishment of any of the objects of the intended Act and to comfer other rights and privileges; and to extinguish all public and private rights of way and other rights over

the lands to be acquired under the intended | In Parliament.—Session 1922.

46. To repeal or amend or to incorporate with the Bill, with or without amendments, all or some of the provisions of the several local Acts and Provisional Orders confirmed by Acts relating to the borough following or some of them, viz.: The Act 28 Geo. III, c. lxiv.; the Act 34 Geo. III, c. civ.; the Cambridge Corporation Act, 1850; the Cambridge Award Act, 1856; the River Cam Bridges Act, 1889; the Borough of Cambridge Order, 1889 (confirmed by the Local Government Board's Provisional Orders Confirmation (No. 15) Act, 1889); the Cambridge Electric Lighting Order, 1890 (confirmed by the Electric Lighting Orders Confirmation Act, 1890); the Order relating to Cambridge and confirmed by the Local Government Board's Provisional Orders Confirmation (No. 2) Act, 1890; the Cambridge University and Corporation Act, 1894; the Cambridge Order, 1908 (confirmed by the Local Government Board's Provisional Orders Confirmation (No. 5) Act, 1908); the Cambridge Extension Order, 1911 Cambridge (confirmed by the Local Government Board's Provisional Orders Confirmation (No. 10) Act, 1911); the Cambridge Order, 1912 (confirmed by the Local Government Board's Provisional Orders Confirmation (No. 3) Act, 1912); the Cambridge (Extension) Financial Adjustments Order, 1912 (confirmed by the Local Government Board's Provisional Orders Confirmation (No. 15) Act, 1912), and any other Act, Provisional Order, or Order relating to the Corporation or the borough or any part thereof.

47. To incorporate and apply, with or without modification, or to render inapplicable, all or some of the provisions of the following public Acts:—The Local Government Acts, 1888 and 1894; the Public Health Acts; the Municipal Corporations Acts; the Lands Clauses Acts; the Acquisition of Land (Assessment of Compensation) Act, 1919; the Railways Clauses Consolidation Act, 1845; the Baths and Washhouses Acts; the Markets and Fairs Clauses Act, 1847; the Town Police Clauses Acts, 1847 and 1889; the Local Loans Act, 1875; the Arbitration Act, 1889; and all Acts amending those Acts respectively.

Plans and sections of the intended works and plans of the lands intended to be taken for the purposes or under the powers of the Bill, together with a book of reference to the plans, and a copy of this Notice as published in the London Gazette will, on or before the 30th day of November instant, be deposited for public inspection with the Clerk of the Peace for the county of Cambridge, at his office at Hobson's-street, Cambridge, and with the Town Clerk, at his office in the borough.

Printed copies of the Bill will be deposited in the Private Bill Office of the House of Commons on or before the 17th day of December next.

Dated this 17th day of November, 1921.

J. E. L. WHITEHEAD, Town Clerk, Cambridge.

SHARPE, PRITCHARD AND Co., Palace Chambers, Bridge-street, West-S.W. 1, minster, Parliamentary Agents.

DURHAM COUNTY WATER BOARD.

(Construction of Reservoir, Catchwaters, Aqueducts, and other Waterworks; Compulsory Purchase of Lands; Taking of further Water from the Burnhope Burn and other Streams for supply to the Board and the Sunderland and South Shields Water Company; Breaking up of Roads; Alteration of Rates and Charges; Borrowing of Money by the Board and Raising of Capital by the Sunderland and South Shields Water Company and other Financial Provisions: Incorporation Page 11 Alternation Provisions; Incorporation, Repeal, Alteration and Amendment of Acts.)

OTICE is hereby given, that application is intended to be made to Parliament in the ensuing Session by the Durham County Water Board for an Act for all or some of the objects hereinafter mentioned :-

1. In this Notice "the Board" means the Durham County Water Board and "the Bill" means the Bill for the intended Act.

2. To empower the Board to make and maintain in the county of Durham the works hereinafter described (that is to say) :-

Work No. 1.—A reservoir (to be called the Burnhope Reservoir in substitution for the Burnhope Reservoir authorized by the Wear-dale and Consett Water Act, 1915) in the parish of Stanhope, in the rural district of Weardale, to be formed by means of an embankment or a dam across the Burnhope Burn at a distance of 10 chains or thereabouts measured in a south-easterly direction from the centre of Burnhope Bridge, such embankment or dam commencing in the enclosure No. 1249 on the 1500 Ordnance Map, Sheet XXII.-11 (Edition of 1921), of the said parish of Stanhope, at a point therein 2.3 chains or thereabouts measured in a northeasterly direction from the south-western corner and 7 chains or thereabouts measured in a westerly direction from the south eastern corner of the said enclosure, and terminating in the enclosure No. 1219 on the said Ordnance Map at a point 28 chains or thereabouts measured in a south-westerly direction from the easternmost corner and 18.5 chains or thereabouts measured in a south-easterly direction from the northernmost corner of the said enclosure No. 1219. The said reservoir will extend from the said embankment or dam in a westerly direction to a point in the Burnhope Burn 6.9 chains or thereabouts measured in a westerly direction from the junction of Langtae Burn with the Burnhope Burn.

Work No. 2.—A diversion of the public road leading from Cowshill to Causeway-road, in the said parish of Stanhope, commencing at a point in the said public road 14.1 chains or thereabouts measured in a south-westerly direction from the southern corner of the farm house known as "Stripe Head," and terminating at a point in the same road 18.3 chains or thereabouts measured in a southeasterly direction from the centre of Burnhope Bridge.

Work No. 3.—A conduit or catchwater (No. 1) in the said parish of Stanhope, com-mencing in the Wellhope Burn at a point therein 1.3 chains or thereabouts measured in a westerly direction from the junction of the said Burn with Killhope Burn, and ter-

minating in the said Burnhope Reservoir (Work No. 1) near the northern end of the embankment or dam thereof hereinbefore described at a point in the said enclosure No. 1219 4.6 chains or thereabouts measured in a south-westerly direction from the easternmost corner and 18 chains or thereabouts measured in a south-easterly direction from the northernmost corner of the said enclosure No 1219.

Work No. 4.—A conduit or catchwater (No. 2) in the said parish of Stanhope, commencing in a watercourse known as Black-cleugh at a point therein 5.8 chains or thereabouts measured in an easterly direction from the south-west corner of the enclosure No. 1214 on the said Ordnance Map, and terminating by a junction with the said conduit or catchwater (No. 1) (Work No. 3) at a point 5 chains or thereabouts measured in a south-easterly direction from the north-western corner and 5.1 chains or thereabouts measured in a south-westerly direction from the north-eastern corner of the enclosure No. 1235 on the said Ordnance Map.

Work No. 5.—A conduit or catchwater (No. 3) in the said parish of Stanhope, commencing in the Daddryshields Burn at a point therein 4.6 chains or thereabouts measured in a north easterly direction from the southwestern corner of the enclosure No 2260 on the said Ordnance Map, Sheet No. XXXI:—1 (Edition of 1921), and terminating in the said Burnhope Reservoir (Work No. 1) near the southern end of the said embankment or dam thereof hereinbefore described at a point in the said enclosure No. 1249 11 chains or thereabouts measured in a northerly direction from the south-western corner and 8.8 chains or thereabouts measured in a westerly direction from the south-eastern corner of the said enclosure No. 1249.

Work No. 6.—A conduit or catchwater (No. 4) in the said parish of Stanhope, commencing in the Ireshope Burn at a point therein 24'4 chains or thereabouts measured in a south-easterly direction from the northernmost corner of the enclosure No. 1306 on the said Ordnauce Map, Sheet XXII.-15 (Second Edition, 1896), and terminating by a junction with the said conduit or catchwater (No 3) (Work No. 5) at a point therein 1 2 chains or thereabouts measured in a north - easterly direction from the southernmost corner of the enclosure No. 1686 on the said Ordnance Map, Sheet XXII.-16 (Second Edition, 1890) and 14.5 chains or thereabouts measured in a westerly direction from the easternmost corner of the enclosure No. 1685 on the last-mentioned Ordnance Map.

Work No. 7.—A conduit or catchwater (No. 5) in the said parish of Stanhope, commencing in the watercourse adjacent to the south-western boundary of the enclosure No. 1320 on the said last mentioned Ordnance Map) at a point therein 2.2 chains or thereabouts measured in a north-westerly direction from the southernmost of the said enclosure No. 1320, and terminating by a junction with the said conduit or catchwater (No. 3) (Work No. 5) at a point 7.2 chains or thereabouts measured in a south-easterly direction from the junction of Groove Heads Sike with Ireshope Burn and 15.2 chains or thereabouts measured in a north-easterly direction from the junction of the watercourse at Adam's Hush with Ireshope Burn.

Work No. 8.—A conduit or catchwater (No. 6) in the said parish of Stanhope, commencing in the watercourse known as West Grain at a point therein 9 chains or thereabouts measured in a south-easterly direction from the westernmost corner of the enclosure No. 1749 on the said Ordnance Map, Sheet XXII.—16, and terminating by a junction with the said conduit or catchwater (No. 3) (Work No. 5) at a point 8.6 chains or thereabouts measured in a north-westerly direction from the easternmost corner and 14.6 chains or thereabouts measured in a northerly direction from the southernmost corner of the said enclosure No. 1749.

Work No. 9.—A conduit or catchwater (No. 7) in the said parish of Stanhope, commencing in the watercourse known as East Grain at a point therein 6.8 chains or thereabouts measured in an easterly direction from the westernmost corner of the enclosure No. 1768 on the said Ordnance Map, Sheet XXX.—4 (Edition of 1921), and terminating by a junction with the said conduit or catchwater (No. 3) (Work No. 5) at a point 11.6 chains or thereabouts measured in a southerly direction from the northernmost corner and 4.4 chains or thereabouts measured in an easterly direction from the southernmost corner of the enclosure No. 1769 on the said Ordnance Map, Sheet XXII.—16.

Work No. 10.—An aqueduct or conduit in the said parish of Stanhope commencing in the existing aqueduct or catchwater in the Burnhope Valley of the Ecclesiastical Commissioners at a point 66.5 chains or thereabouts measured in a westerly direction from the western corner of the farm house known as "Stripe Head," and terminating in the Burnhope Reservoir (Work No 1) at a point 27.7 chains or thereabouts measured in a westerly direction from the western side of the farm house known as "Spring Wells."

Work No. 11.—A tramroad in the said parish of Stanhope, commencing at or near the point of commencement, hereinbefore described of the embankment or dam of the said Burnhope Reservoir (Work No. 1), and terminating in the enclosure No. 1401 on the said Ordnance Map, Sheet XXII.—12 (Edition of 1921), at or near the western corner thereof.

Work No. 12.—A line or lines of pipes (No. 1), commencing in the said parish of Stanhope in the said Burnhope Reservoir (Work No. 1) at a point 10 chains or thereabouts measured in a north-easterly direction from the south-western corner of the enclosure No. 1262 on the said Ordnance Map, Sheet XXII.—11 (Edition of 1921) and 4.9 chains or thereabouts measured in a northerly direction from the south-eastern corner of the said enclosure No. 1262, and passing thence into and through the urban district of Stanhope, and terminating in the said parish of Stanhope in the Break Pressure Tank (No. 1) next described.

Work No. 13.—A Break Pressure Tank (No. 1), situate in the said parish of Stanhope in the enclosure No. 3730 on the said Ordnance Map, Sheet XXIV.—14 (Edition of 1921), 4.2 chains or thereabouts measured in a south-easterly direction from the north-western corner, and 2.5 chains or thereabouts measured

in a south-westerly direction from the northeastern corner of the said enclosure No. 3730.

Work No. 14.—A Waste Water Conduit (No. 1) situate in the said parish of Stanhope, commencing in the Break Pressure Tank (No. 1) (Work No. 13) last described, and terminating in Rogerley Gill Burn at a point therein 5 chains or thereabouts measured in a southeasterly direction from the north-eastern corner of the said enclosure No. 3730.

Work No. 15.—A line or lines of pipes (No. 2), commencing in the said parish of Stanhope in the said Break Pressure Tank (No. 1) (Work No. 13), passing thence into and through the parish of Wolsingham in the said rural district of Weardale, the parishes of North Bedburn and Helmington Row in the rural district of Auckland, the urban district of Crook, the urban district of Willington, the parish of Brancepeth in the rural district of Durham, and terminating in the urban district of Brandon and Byshottles in the Break Pressure Tank (No. 2) next described.

Work No. 16.—A Break Pressure Tank (No. 2) in the said urban district of Brandon and Byshottles, in the enclosure No. 509 on the \$\frac{1}{2500}\$ Ordnance Map, Sheet XXVI.-7 (Edition of 1920) of the parish of Brandon and Byshottles 0.8 chain or thereabouts measured in a south-easterly direction from the north-western corner of the said enclosure No. 509 and 10.8 chains or thereabouts measured in a south-westerly direction from the south-eastern corner of the enclosure No. 501 on the said last-mentioned Ordnance Map.

Work No. 17.—A Waste Water Conduit (No. 2) situate in the said urban district of Brandon and Byshottles, commencing in the Break Pressure Tank (No. 2) (Work No. 16), and terminating in the enclosure No. 500 on the said tast-mentioned Ordnance Map in the watercourse adjacent to the western boundary of the said enclosure No. 500 at a point therein 1.4 chains or thereabouts measured in a north-easterly direction from the southwestern corner of the last-mentioned enclosure.

Work No. 18 -A line or lines of pipes (No. 3), commencing in the said urban district of Brandon and Byshottles in the said Break Pressure Tank (No. 2) (Work No. 16), passing thence into and through the parishes of Broom, Framwellgate Moor and Bear Park in the rural district of Durham, the parish of Witton Gilbert in the rural district of Chester-le-Street, the parishes of Moorhouse, West Rainton and East Rainton in the rural district of Houghton le-Spring, and terminating in the last-men ioned parish in a Meter House at a point in the enclosure No. 154 on the $\frac{1}{2500}$ Ordnance Map, Sheet XX.-4 (Edition of 1920) of the parish of East Rainton 1.2 chains or thereabouts measured in a northeasterly direction from the south-western corner and 0.6 chain or thereabouts measured in a south-easterly direction from the northwestern corner of the said enclosure No. 154.

3. To authorize the Board on any lands belonging to them or over which they have or may obtain easements to make and maintain culverts, tunnels, shafts, drains, junctions, discharge-pipes, sluices, tanks, basins, filter-beds, filters, embankments, dams, retaining walls, bridges, roads, tramroads, approaches, telegraphic and telephonic apparatus, valves, machinery, buildings, appliances, apparatus and

conveniences connected with or ancillary to the said works or necessary for inspecting, maintaining, repairing, cleansing, managing, working or using the same.

4. The tramroad will be constructed on a gauge of 4 feet 8½ inches, and it is intended to run thereon carriages adapted for use on railways.

5. The motive power to be used on the tramroad will be animal power and any mechanical power.

6. To authorize the Board to deviate laterally and vertically from the lines and levels of the intended works shown on the deposited plans and sections.

7. To empower the Board to acquire by compulsion or agreement for the purposes of the Bill lands and hereditaments and easements and rights in, under or over lands and hereditaments in the parishes of Stanhope and Wolsingham, in the rural district of Weardale, the urban district of Stanhope, the parishes of North Bedburn and Helmington Row in the rural district of Auckland, the urban districts of Crook and Willington, the parishes of Brancepeth, Broom, Bear Park and Framwellgate Moor in the rural district of Durham, the urban district of Brandon and Byshottles, the parish of Witton Gilbert in the rural district of Chester-le-Street, and the parishes of Moorhouse, West Rainton and East Rainton in the rural district of Houghton-le-Spring.

Among the lands so required to be taken or used are certain unenclosed lands being or alleged to be common or commonable, forming part of Burnhope Moor, in the said parish of Stanhope, and the following are particulars of the quantities to be acquired:—

Name of Common.	Quantity included in limits of deviation.	Estimated quantity to be acquired.
Burnhope Moor Stanhope Common	Acres. 43 13	Acres. 18 1·6

8. To exempt the Board from the operation of the provisions of the Lands Clauses Acts relating to superfluous lands, to authorize the Board to acquire easements only in lands, and to make other amendments in the Lands Clauses Acts in their application to the bill.

9. To enable the Board by agreement to purchase, take on lease and hold lands, buildings, water rights, easements or rights over or in land within or without their limits of supply for the general purposes of their water undertaking (including the protection of their water supply), and notwithstanding the provisions of the Lands Clauses Acts to hold, use, lease, sell, exchange, appropriate or otherwise dispose of any lands and buildings for the time being belonging to them with or without reservation of the water and water rights.

10. To empower the Board to lay down, maintain, alter or renew aqueducts, conduits, mains, pipes, culverts, telegraph and telephone conductors, wires, posts and other works for or in connection with the supply of water in, through, along, under, across or over streets, roads, footpaths, highways, bridges, rivers, streams, railways and tramroads, both within and without the limits of supply of the Board, and for that purpose and otherwise for the purposes of the

Bill to extend to such works all or any of the provisions of the Waterworks Clauses Acts, 1847 and 1863, and to empower the Board to break up, cross, divert, alter or stop up, close for traffic, remove or otherwise interfere with, either permanently or temporarily, all roads, highways, streets, footpaths or places, pipes, sewers, drains, rivers, streams, watercourses, bridges, tramroads, railways, and telegraphic and telephonic apparatus which it may be necessary to interfere with in constructing or maintaining the works for the time being belonging to or authorized to be constructed by the Board or for other the purposes of the Bill.

11. To confer on the Board in reference to their water undertaking all or some of the rights, powers and privileges of a local authority under the Public Health Acts, particularly the rights, powers and privileges relating to the laying down of water mains, and to empower the Board to exercise the same with reference to the aqueducts, conduits and other works authorized by the Bill, and to provide that for the purposes aforesaid the limits of supply of the Board shall be deemed to be their district.

12. To empower the Board to divert, collect, impound, take, use and appropriate for the purposes of their water undertaking and the undertaking of the Sunderland and South Shields Water Company (hereinafter called "the Sunderland Company") all such streams, springs and waters as can or may be intercepted or taken by the intended works, or as may be found on, in, or under any of the lands for the time being belonging to or which may be acquired by the Board, or over or in respect of which they have or may acquire easements, and especially the streams called Burnhope Burn, Blackcleugh, Wellhope Burn, Ireshope Burn, West and East Grain and Daddryshields Burn, and all tributaries of those rivers and streams above the site of the intended reservoir (Work No. 1) or which may be taken by means of the intended catchwaters, all of which rivers and streams now flow either directly or indirectly into the River Wear.

13. To make provision for determining the proportions in which the water which may be obtained by means of the said intended works shall be divided between the Board and the Sunderland Company.

14. To alter or repeal the provisions of the Weardale Water Act, 1902, the Weardale and Consett Water Act, 1915, the Weardale and Consett Water Act, 1920, the Durham County Water Board Act, 1920, and other Acts relating to the abstraction of water by the Board and their predecessors the Weardale and Consett Water Company, and the discharge of compensation water, and, amongst other things, to prescribe the quantity of compensation water to be discharged in respect of the water taken and appropriated by the Board for the purposes of their own undertaking and that of the Sunderland Company, and the conditions under which it shall be discharged, into the several streams affected.

15. To provide that the water to be taken by means of the works proposed to be authorized by the Bill from the Burnhope Burn and the other streams flowing directly or indirectly into the River Wear shall, in lieu of being measured at or near the intended Burnhope Reservoir (Work No. 1), be measured at the existing weir in the River Wear at Bishop Auckland or at such other point or points as may be defined in the Bill.

16. To constitute the proposed works part of the water undertaking of the Board, and to extend and apply thereto all or some of the enactments relating to that undertaking, and to extend and apply all or some of the provisions of the Bill to the existing works of the Board, and to extend and apply to the water undertaking of the Board all or some of the provisions of the Public Health Acts.

17. To make provision for securing the purity of all water obtained by the Board, or which they have power to obtain under their present Acts or under the Bill, and (amongst other things) to enable them to acquire lands and construct works for intercepting all impure water and preventing the same entering the waterworks of the Board, and to enter into agreements with the owners, lessees, or occupiers of lands with reference to the execution of any such works, the draining of such lands, or the collecting, conveying or preserving the purity of the waters of the Board.

18. To empower the Board to discharge

18. To empower the Board to discharge water from any of the intended works into any rivers, streams or watercourses on the line thereof or near thereto or with which such works may be

made to communicate.

19. To authorize the Board to provide and maintain houses, cottages and buildings for officers and servants connected with the water undertaking of the Board.

20. To extinguish all public and private rights of way and other rights over the lands which the Board are empowered to acquire under the Bill and over any roads or parts of roads or footpaths for which Work No. 2 is substituted.

21. To extend the time limited for the purchase of lands and easements for and for the construction and completion of the lines of pipes (Works Nos. 5, 6, 7 and 8) authorized by the Weardale and Consett Water Act, 1920

22. To alter or repeal the provisions of the Weardale and Cousett Water Act, 1920, and of the Durham County Water Board Act, 1920, and the provisions of any other Acts of the Board or their predecessors, prescribing the maximum rates and charges to be levied by the Board for the supply of water, to vary and increase those rates and charges, and to prescribe other rates and charges in their place.

23. To alter the provisions of an agreement dated the 2nd day of July, 1915, between the Weardale and Consett Water Company (the predecessors of the Board) of the one part and the North Eastern Railway Company of the other part, with respect to the charges for water, referred to in the said agreement, and to empower the Board to vary and increase such

charges.

24. To empower any local or other authority whose district is wholly or partly within the Board's limits of supply to guarantee or enter into contracts with reference to the payment of any periodic or other sum to the Board with respect to the affording of a supply of water within any part of the said limits, and for those purposes to raise moneys or apply funds under their control.

25. To empower the Board to repair communication pipes where waste or injury is, or is likely to be caused through injuries or defects in such pipes and to provide that the expenses of such repair shall in certain circumstances be recoverable from the owner or occupier of the premises supplied.

26. To provide that persons wilfully or negligently closing or interfering with valves,

cocks, or other apparatus of the Board whereby the supply of water shall be interfered with, shall be liable to penalties, and to authorize the Board in addition to recover the amount of any damage sustained by them in consequence of

such action.

27. To empower the Board to borrow money and the Sunderland Company to raise capital for the purchase of land and the construction of the works authorized by the Bill, and for the other purposes of the Bill or of the Board's and the Company's respective water undertakings, and to charge the moneys so borrowed by the Board on the revenues of the Board and on their undertaking, lands, works and all other their estate (real and personal), rates, rents, and other property or any of such securities, and to execute, grant and issue mortgages, stock, debentures and annuities in respect thereof.

28. To provide for the payment by the Sunderland Company of their proportion of the interest and sinking fund payments from time to time becoming due, and of the maintenance charges (including rates and taxes) in respect of the intended reservoir and catchwaters hereinbefore described, and works connected therewith, and for the payment by the said Company of the cost of construction and maintenance (including rates and taxes) and other charges in respect of such of the intended aqueducts, lines of pipes and other works hereinbefore described and works connected therewith as are to be constructed solely for the supply of water to the Sunderland Company, and to provide that all payments due from the Sunderland Company to the Board for interest and sinking fund charges and all other moneys (except capital moneys) payable by the Sunderland Company to the Board shall be part of the working expenses of the said Company.

29. To authorize the Board and the Sunderland Company to enter into agreements with regard to any of the purposes of the Bill and to provide for the appointment of a standing arbitrator to decide any questions which may arise

between the said parties.

30. To make further provision in regard to financial matters, including the use of sinking and other funds instead of borrowing, and the re-borrowing of money.

- 31. To enact all necessary provisions for giving effect to the purposes of the Bill or of the general or local Acts for the time being in force relating to the Board, including the imposition of penalties for breach of provisions of the Bill or any bye-laws thereunder; authentication and service of notices, orders and other documents; the recovery, apportionment and application of penalties and expenses; the recovery of demands in the county court; the laying of information; inquiries by Ministry of Health; and provisions as to arbitration.
- 32. To vary and extinguish all existing rights and privileges which would or might in any way prevent, interfere with or delay the accomplishment of any of the objects of the Bill, and to confer other rights and privileges.
- 33. To alter, amend, repeal, re-enact or extend, with or witbout modification, all or some of the provisions of the following local Acts and Orders, or public Acts of a local

The Durham County Water Board Act, 1920; the Weardale and Consett Water Acts, 1860 to 1920; and the Sunderland and South Shields Water Acts, 1852 to 1921.

34. To incorporate and apply, with or without modification, or to render inapplicable all or some of the provisions of the following public Acts:-The Public Health Acts; the Lands Clauses Acts; the Companies Clauses Acts, 1847 and 1863; the Railways Clauses Consolidation Act, 1845 (with an extension of the provisions so as to include the proposed waterworks); the Waterworks Clauses Acts, 1847 and 1863; the Commissioners' Clauses Act, 1847; the Local Loans Act, 1875; the Arbitration Act, 1889, and all Acts amending those Acts respectively.

Plans and sections of the intended works and plans of the lands intended to be taken for the purposes of the Bill, together with a book of reference to the plans, and a copy of this Notice as published in the London Gazette will, on or before the 30th day of November instant, be deposited for public inspection with the Clerk of the Peace for the County of Durham at his office at the Shire Hall, Durham, and a copy of so much of the said plans, sections and book of reference as relates to each of the several areas hereinafter mentioned, together with a copy of the said Notice, will, on or before the said 30th day of November, be deposited as follows:-

The urban district of Stanhope, with the Clerk of the Stanhope Urban District Council at his office at Stanhope;

The urban district of Crook, with the Clerk to the Crook Urban District Council at his

office at Crook

The urban district of Willington, with the Clerk to the Willington Urban District Council at his office at 5, North Bailey, Durham;

The urban district of Brandon and Byshottles, with the Clerk to the Brandon and Byshottles Urban District Council at his office at 5, North Bailey, Durham;

The rural district of Weardale, with the Clerk to the Weardale Rural District Council

at his office at Stanhope;

The rural district of Auckland, with the Clerk to the Auckland Rural District Council at his office at Bishop Auckland;

The rural district of Durham, with the Clerk to the Durham Rural District Council at his office at Durham;

The rural district of Chester-le-Street, with the Clerk to the Chester-le-Street Rural Dis-

trict Council at his office at Chester-le-Street;
The rural district of Houghton-le-Spring, with the Clerk to the Houghton-le-Spring Rural District Council at his office at Houghtonle-Spring;

The parish of Stauhope, with the Clerk to the Stanhope Parish Council at Stanhope

The parish of Wolsingham, with the Clerk to the Wolsingham Parish Council at Wolsing-

The parish of North Bedburn, with the Clerk to the North Bedburn Parish Council at

Howden-le-Wear;
The parish of Helmington Row, with the Clerk to the Helmington Row Parish Council at Willington;

The Parish of Brancepeth, with the Clerk to the Brancepeth Parish Council at Brance-

The parish of Broom, with the Clerk to the

Broom Parish Council at Broompark;

The parish of Framwellgate Moor, with the Clerk to the Framwellgate Moor Parish Council at Framwellgate Moor;
The parish of Bear Park, with the Clerk to

the Bear Park Parish Council at Hallgarth

Street, Durham;

The parish of Witton Gilbert, with the Clerk to the Witton Gilbert Parish Council at Sacriston;

The parish of Moorhouse, with the Chairman of the Moorhouse Parish Meeting at

Moorhouse;

The parish of West Rainton, with the Clerk to the West Rainton Parish Council at Learnside: and

Leamside; and
The parish of East Rainton, with the Clerk
to the East Rainton Parish Council at
Moorsley, Hetton-le-Hole.

Printed copies of the Bill for the intended Act will be deposited in the Private Bill Office of the House of Commons on or before the 17th day of December next.

Dated this 17th day of November, 1921.

HAROLD JEVONS, Solicitor to the Durham County Water Board, Shire Hall, Durham.

SHARPE, PRITCHARD AND Co., Palace Chambers, Bridge-street, Westminster, S.W. 1, Parliamentary Agents.

In Parliament, -Session 1922.

KINGSTON-UPON-HULL CORPORA-TION.

(Title of Corporation; Construction of New Bridge over River Hull with Approaches; Removal of North Bridge; Street Improvements; Tramways; New Waterworks; Extension of Time for Waterworks; Water Rates; Further Powers over River Hull; Common Lodging-houses; Licensing of Boats; Purchase of Lands; Modification of Lands Clauses Acts; Borrowing of Money; Incorporation, Repeal and Amendment of Acts).

NOTICE is hereby given, that application is intended to be made to Parliament in the ensuing Session by the Mayor, Aldermen, and Citizens of the City and County of Kingston-upon-Hull for an Act for all or some of the purposes hereinafter mentioned.

- 1. In this notice "the city" means the City and County of Kingston-upon-Hull; "the Corporation" means the Mayor, Aldermen, and Citizens of the City; "the Bill" means the Bill for the intended Act; "the works" means the works authorized by the Bill; "the Act of 1897," "the Act of 1906," and "the Act of 1911" mean respectively the Kingston-upon-Hull Corporation Acts, 1897, 1906 and 1911.
- 2. To provide that the name of the Corporation shall hereafter be "the Lord Mayor, Aldermen, and Citizens of the City and County of Kingston-upon-Hull," and to enact the provisions necessary to give effect to this proposal.
- 3. To empower the Corporation to make, maintain, work and use the following works in the city, together with all necessary and proper approaches, junctions, connections, sewers, drains, machinery, works and conveniences.

Work No. 1.—An opening bridge across the River Hull, together with approaches thereto, and a tunnel or tunnels under the said river for the purpose of carrying pipes, cables and other works and conveniences, commencing in Charlotte-street, at a point 1.50 chains or thereabout measured in a westerly direction from the intersection of the centre lines of Paradise-row and Charlotte-street, and terminating in Witham at a point 3.40 chains or thereabout, measured in an easterly direction from the intersection of the centre lines of Cleveland-street and Witham.

Work No. 2.—A diversion of Foredyke Stream (Holderness Drainage), commencing at a point 38 yards or thereabout, measured in a north-westerly direction from the intersection of the centre line of the existing outfall of Foredyke Stream, prolonged to the centre of the River Hull with the centre line of that river, and terminating at the west wall of Cleveland-street Bridge at a point 14 yards from the intersection of the west side of Cleveland-street and the north side of Witham.

4. To empower the Corporation to make, lay down, form, work, use and maintain the tramways hereinafter described in the city, with all necessary and proper rails, plates, sleepers, channels, junctions, turn-outs, crossings and passing places, stables, carriage-houses, engine, boiler, and dynamo houses, sheds, buildings, engines, dynamos, posts, poles, brackets, tubes, conduits, cables, wires, works and conveniences connected therewith, namely:—

Tramway No. 1.—Commencing in Charlotte-street by a junction with the existing tramway at a point 1.50 chains or thereabout measured in a westerly direction from the intersection of the centre lines of Paradise-row and Charlotte-street, passing thence over the intended new bridge, and terminating in Witham by a junction with the existing tramway at a point 3.40 chains or thereabout measured in an easterly direction from the intersection of the centre lines of Cleveland-street and Witham.

Tramway No. 2.—Commencing at the east approach road of the new bridge by a junction with the proposed Tramway No. 1 at a point '95 chain or thereabout measured in a westerly direction from the intersection of the centre lines of Lime-street and the said approach road, passing thence in a south-easterly direction and terminating in Great Union-street at a point 1.50 chains or thereabout measured in a south-easterly direction from the intersection of the centre lines of Witham and Great Union-street.

- 5. To make provision for the closing and removal of the existing North Bridge, and to empower the Corporation to stop up, extinguish all rights of way over, and appropriate the sites of so much of Charlotte-street and Witham, as lies between the commencement of Work No. 1 and the junction of Witham with Great Union-street and so much of Trippetstreet as will lie to the south of Work No. 1, and all other highways, footpaths, and passages which it may be necessary to stop up for executing the works or which will be rendered unnecessary thereby, and to enable the Corporation to remove so much of the existing tramways as lies between the commencement of Tramway No. 1 and the termination thereof.
- 6. To make provision for applying to the new bridge all or any of the enactments, regu-

lations and bye-laws relating to the existing North Bridge (including provisions contained in the Act of 1897 and the bye-laws thereunder), with the exceptions and subject to the modifications indicated in the Bill, and to enact all necessary provisions for the working of the bridge and the regulation of traffic along the river or crossing the bridge.

7. The proposed tramways will be laid on a gauge of 4 feet 8½ inches; it is not intended to run thereon carriages or trucks adapted for use on railways; the power to be employed for moving carriages on the proposed tramways will be electricity or any mechanical power or

animal power.

- 8. To provide that the proposed tramways and works shall form; part of the tramway undertaking of the Corporation, and to extend and apply thereto, with or without modification, all or some of the provisions contained in the Acts of 1906 and 1911 and the enactments incorporated therewith, and the byelaws and regulations made thereunder.
- 9. To extend the time fixed for the completion of the waterworks authorized by the Act of 1911 and the period fixed by Section 34 of that Act for furnishing a supply of water thereunder.
- 10. To empower the Corporation to make and maintain the waterworks and other works hereinafter described in the city and in the East Riding of Yorkshire, namely:—

Work No. 11.—A conduit for conveying oil, comprising one or more lines of pipes in the urban district of Cottingham, commencing at the Skidby Landing on the River Hull and terminating at the Dunswell pumping station; authorized by the Act of 1911.

Work No. 12.—A conduit, comprising one or more lines of pipes in the city, commencing in Holderness-road, at the boundary of the city, and terminating in the Hedon-road at the junction of Marfleet-lane and Hedon-road.

Work No. 13.—A conduit, comprising one or more lines of pipes, in the borough of Hedon and in the parish of Paull, in the rural district of Patrington, commencing in the said borough at the junction of St. Augustine's Gate and Fletcher Gate, and terminating in the parish of Paull, at Battery Cottage.

- 11. To extend the limits of deviation for the construction of the pumping station authorized by the Act of 1911 at Dunswell, in the urban district of Cottingham, so as to include further lands in the urban district of Cottingham and the parish of Thearne, in the rural district of Beverley, in the East Riding of Yorkshire, including the lands numbered 452, 453, 454, 455, 456, 458, 460, 463, 474, 513, 514, 517, 519, on the Ordnance Map for the parish of Cottingham, and 2, 3, 4, 6, 7, 9, and 13 on the Ordnance Map for the parish of Thearne (in each case the 1910 edition, scale $\frac{1}{1500}$), and to enable the Corporation to construct in such lands, wells, bores, adits, headings, and other works and conveniences, and to collect and appropriate all springs and waters that may be intercepted thereby.
- 12. To provide that the new waterworks and the purposes hereinbefore mentioned shall form part of the Corporation's water undertaking, and to extend and apply thereto the provisions relating to that undertaking, including

provisions as to holding and disposal of lands, the reservation of water rights on sale, the drainage of lands, bye-laws for securing purity of water, the discharge of water into streams, and the application of the Waterworks Clauses Act, 1847.

13. To increase the rates charged by the Corporation for the supply of water for domestic and other purposes, and to amend the Acts of 1897 and 1911, and to require the owners of premises to keep in repair the communication pipes supplying such premises.

14. To increase the amount of the Corporation's reserve fund for the purpose of their

water undertaking.

15. To extend to the whole of the River Hull within the city the powers and obligations of the Corporation relative to part of that river which were transferred to them by the North Eastern Railway (Hull Docks). Act, 1893, with such exceptions and modifications as may be indicated in the Bill, to amend the said Act of 1893 and the enactments under which such powers and obligations were conferred and imposed.

16. To make provision for the licensing and regulation of all boats and vessels let for hire or used for carrying passengers for hire within or partly within the city (other than boats or vessels duly licensed by or under regulations of the Board of Trade), and of the boatmen and persons assisting in the navigation of such boats and vessels, and for the regulation of such boats, vessels, boatmen and persons.

17. To require the provision of baths at all common lodging-houses and seamen's lodging-

houses within the city.

18. To extend with or without modification the provisions contained in Section 4 of the Kingston-upon-Hull Corporation Act, 1907, relating to obscene and indecent prints of pic-

tures and drawings.

- 19. To authorize the enclosure and use of parts of the parks and recreation grounds belonging to or under the control of the Corporation for the purposes of dancing and other entertainments, and to provide for the exclusion of the public therefrom, the letting thereof, and the making of charges for admission thereto.
- 20. To empower the Corporation for the purposes of the works, for providing sites for buildings near thereto, for the water undertaking of the Corporation, and for other the purposes of the Bill, to acquire by compulsion or agreement lands and buildings in the city, urban and rural districts, parishes and counties mentioned in this Notice, and to acquire rights or easements in, over or connected with any lands without being under the obligation to purchase the lands.
- 21. To exempt the Corporation from the operation of Section 92 of the Lands Clauses Consolidation Act, 1845 (so as to enable them to acquire parts only of certain properties), the provisions of that Act relating to superfluous lands, and the restrictions upon the entry on lands, and to make other amendments in the Lands Clauses Acts in their application to the Bill.
- 22: To make special provision with regard to the amount of compensation to be paid in respect of the lands to be acquired under the Bill and the determination thereof, and to provide that any buildings erected, alterations made, or interest created after such date as may be mentioned in the Bill shall not be taken

into consideration in determining such com-

23. To confer further powers upon the Corporation with respect to the acquisition of lands within and without the city, and to enable them to purchase or take on lease any lands for any purpose required by them or in anticipation of their requirements, to enter into contracts for the acquisition of lands, and to borrow money for the purpose of such contracts, to enlarge the powers of the Corporation relative to the retention, sale, lease, appropriation and disposal of lands, and to extend the powers, so enlarged, to any lands for the time being belonging to the Corporation under any public or local Act or otherwise.

24. To empower the Corporation, for any of the purposes of the Bill, to break up, cross, alter, divert, stop up, raise, lower, remove and interfere with, either temporarily or permanently, any streets, roads, passages, highways, bridges, canals, railways, tramways, gas and water mains, sewers, drains, streams, watercourses, telegraphic, telephonic and electric wires, conductors, posts, pillars, boxes, chambers, rails and pipes, steps, areas, cellars, windows and spouts, and to remove obstructions and to make junctions and communications with and widen and alter existing streets in the city, districts and parishes aforesaid.

25. To empower the Corporation to deviate laterally and vertically from the lines and levels

26. To provide for underpinning, supporting, and otherwise strengthening the walls and buildings near to or which may be affected by any of the proposed works without being re-

quired to purchase the same.

27. To extinguish all public and private rights of way and other rights over the lands acquired under the Bill, and to vary or extinguish all existing rights and privileges which would or might in any way prevent or interfere with or delay the accomplishment of any of the objects of the Bill, and to confer other rights and privileges.

28. To empower the Corporation to borrow money for the purchase of land and execution of works under the Bill for the erection of the bridge, street works, and tramways, for the construction of waterworks, and for other purposes of the Bill and of the water undertaking of the Corporation, and to charge such money upon the borough fund and borough rate, district fund and general district rate, and upon the estates, undertakings, rates, rents, revenue and other property of the Corporation, or on any of those securities, and to authorize the Corporation to execute and grant mortgages or to create and issue Corporation stock in respect thereof, and to apply to the Bill some or all of the provisions relating to the borrowing of money and other financial matters of any Act of Parliament relating to the Corporation or the city.

29. To enact all necessary provisions for giving full effect to the purposes of the Bill or of the general or local Acts in force in the city, including the making and confirmation of byelaws, the imposition of penalties for breach of the provisions of the Bill or any bye-law thereunder, the determination of compensation, the recovery, apportionment and application of penalties and expenses, the recovery of demands in the county court, the entry of premises, and the payment of expenses of carrying the Act into execution.

30. To incorporate, with or without amendment, or to render inapplicable all or some of the provisions of the following public Acts: The Land Clauses Acts; the Harbours, Docks and Piers Clauses Act, 1847; the Tramways Act, 1870; the Waterworks Clauses Acts, 1847 and 1863; and all Acts amending those Acts respectively.

31. To repeal, alter, amend, extend or incorporate all or some of the provisions of the local Acts and Provisional Orders firmed by Act of Parliament now in force within the city, with or without amendment, including the following (that is to say): The Kingston-upon-Hull Improvement Act, 1854; the Hull Corporation Loans Act, 1881; the Hull Extension and Improvement Act, 1882; the Hull (Drypcol) Bridge and Improvements Act, 1885; the Kingston-upon-Hull Corporation Acts, 1897, 1901, 1903, 1906, 1907 and 1911; and the Provisional Orders relating to the city and confirmed by Acts of Parliament passed in the years 1863, 1864, 1871, 1872, 1874, 1877, 1879, 1880, 1883, 1886, 1888, 1889, 1890, 1893, 1896, 1899, 1900 and 1915, and all other Acts and Orders relating to the Corpora-

Plans and sections of the intended works and plans of the lands intended to be taken, together with a book of reference to the plans and a copy of this Notice as published in the "London Gazette," will, on or before the 30th day of November instant, be deposited for public inspection with the Clerk of Peace for the East Riding of the county of York at his office at Beverley; and with the Clerk of the Peace for the city and county of Kingston-upon-Hull, and on or before the said 30th day of November a copy of so much of the said plans, sections and book of reference as relates to the city will be deposited with the undersigned Town Clerk at his office in the city; a copy of so much thereof as relates to the urban district of Cottingham will be deposited with the Clerk to the Cottingham Urban District Council at his office in the city; a copy of so much thereof as relates to the borough of Hedon will be deposited with the Town Clerk of that borough at his office at Hedon; a copy of so much thereof as relates to the parish of Paull will be deposited with the Clerk of the Paull Parish Council at his residence at Hedon; and with the Clerk to the Patrington Rural District Council at his office at Patrington; and a copy of so much thereof as relates to the parish of Thearne will be deposited with the Chairman of the Thearne Parish Meeting at his residence at Thearne; and with the Clerk of the Beverley Rural District Council at his office at Beverley; and a copy of this Notice as published in the "London Gazette" will be deposited at the time and with the persons aforesaid.

Printed copies of the intended Act or Bill will be deposited in the Private Bill Office of the House of Commons on or before the 17th day of December next.

Dated this 18th day of November, 1921.

H. A. Learoyd, Town Clerk, Kingstonupon-Hull.

SHARPE, PRITCHARD AND Co., Palace Chambers, Bridge-street, Westmin-ster, S.W. 1, Parliamentary Agents.

In Parliament.—Session 1922.

OSSETT CORPORATION (WATER).

(Construction of New Waterworks and Taking of Water; Purchase of Lands, Water Rights, Minerals and Easements; Confirmation of Acquisition of Pildacre Estate; Modification of Lands Clauses Acts; Provisions for Securing Purity of Water; Discharge of Water into Streams, &c.; Breaking-up of Streets, &c.; Cisterns, Increase of Price for Supply by Meter and other Provisions as to Supply of Water; Borrowing of Money; Incorporation, Amendment and Repeal of Acts, &c.)

OTTCE is hereby given, that application is intended to be made to Parliament in the ensuing Session by the Mayor, Aldermen and Burgesses of the Borough of Ossett (herein respectively referred to as "the Corporation" and "the borough"), for an Act for all or some of the following objects and purposes (that is to say):—

1. To empower the Corporation to make and maintain the following works in the parish and borough of Ossett, in the West Riding of the county of York, namely:—

Work No. 1.—A pumping station (to be called "the Pildacre Pumping Station") to be situate in the enclosure numbered 596 on the \$\frac{1}{2500}\$ Ordnance Map, Yorkshire (West Riding) Sheet CCXLVII, 4, 2nd edition, 1907, at, over or near to the existing shafts or bores sunk in that enclosure, and in connection therewith to deepen the said shafts or bores or either of them to such extent as may be necessary or expedient for the purpose of obtaining water thereby or as may be defined by the intended Act.

Work No. 2.—A line or lines of pipes commencing in the pumping station Work No. 1 at or near the shafts or bores above described and terminating in the water tower Work No. 3 hereinafter described.

Work No. 3.—A water tower adjoining the existing Gawthorpe Reservoir of the Corporation.

2. To authorize the Corporation as subsidiary to the beforementioned works and under or on any lands belonging to them or acquired under the intended Act or over which they may obtain the necessary rights or easements to drive such planes, levels, adits, sumps, waterways, airways and other underground works and conveniences from, at or in the said shafts and bores (as well before as after the same shall have been deepened), and to make, maintain, alter, renew and repair such towers, tanks, basins, gauges, meters, filters, filter beds, softening tanks, dams, sluices, hatch boxes, chambers, outfalls, drains, culverts, discharge pipes, aqueducts, conduits, mains, pipe, valves, roads, ways, telegraphs, telephones, engines, pumps, machinery, apparatus, appliances, buildings, houses, air valves, water-towers, washouts, bye-washes, overflows, works and conveniences as may be necessary or convenient in connection with the before mentioned works or any of them or required for any of the purposes of the water undertaking of the Corporation or as may be prescribed by the intended Act.

- 3. To empower the Corporation to take, divert, appropriate, and use all such springs and waters as can be collected or taken by the proposed works or any of them.
- 4. To empower the Corporation to deviate laterally and vertically from the lines and levels of the intended works shown on the deposited plans and sections hereinafter mentioned to the extent shown on the said plans and sections or to be defined in the intended Act.
- 5. To empower the Corporation, for the purposes of the intended works and for other the purposes of the intended Act and of their water undertaking, to purchase or acquire, by compulsion or agreement, or to take on lease lands and buildings and rights and easements in, over or connected with any lands or buildings or the waters to be obtained thereunder and in particular the water rights in and under the Pildacre Estate, in the parish aforesaid, granted and reserved by an Indenture of Lease, dated the 9th of August, 1911, and made between William Brooke and Robert Ingham Tidswell of the one part, and the Extract Wool and Merino Company Limited of the other part, and all other water rights in or under those lands, and to extinguish all public and private rights of way and other rights over or in the waters or mines or minerals under any lands acquired by the Corporation under the intended Act.
- 6. To confirm the acquisition by the Corporation of the lands known as "the Pildacre Estate," in the parish aforesaid, and the water and other rights therein and thereunder which have already been acquired by them, and the acquisition of any other lands, waters or rights, or any agreement for any such purpose or otherwise relating to the objects of the intended Act which may be effected by the Corporation before the passing thereof.
- 7. To exempt the Corporation from the provisions of the Lands Clauses Consolidation Act, 1845, relating to superfluous lands, and to make other amendments in the Lands Clauses Acts, to authorize the Corporation to sell, lease and dispose of lands vested in them or acquired under the intended Act upon such terms as they may think fit, reserving (if they think fit) any water-rights in such lands; and to confer powers upon the Corporation with reference to the retention, sale and disposal of lands acquired by them; and to enable the Corporation to pay for any lands, buildings, rights or easements acquired or held under the intended Act in water instead of in money, or partly in water and partly in money, or in such other manner or for such other consideration as may be defined in the intended Act.
- 8. To make provision for securing the purity of all water obtained by the Corporation under the intended Act, to enable them to construct works for intercepting all impure water, to enter into agreements with the owners, lessees and occupiers of lands and buildings with reference thereto, and for preserving the purity of the waters of the Corporation, and to discharge water from their waterworks into any available stream, watercourse or sewer.
- 9. To constitute the intended works, and lands part of the water undertaking of the Corporation, and to extend and apply thereto all or some of the enactments relating to that undertaking, and to extend and apply all or

some of the provisions of the intended Act to all or some of the existing waterworks of the Corporation.

- 10. To authorize the Corporation to break up, cross, alter, widen, divert, stop up (either temporarily or permanently) and interfere with streets, roads, highways, footpaths, bridges, canals, towing paths, railways, tramways, culverts, watercourses, sewers, drains, pavements, mains, pipes, wires, telegraphs, telephones and apparatus within the limits for the supply of water by the Corporation for the purpose of laying down and maintaining conduits and pipes for the supply and discharge of water respectively, telephones and other apparatus, and for other purposes in connection with their water undertaking.
- To confer upon the Corporation further powers with regard to the supply of water, and in particular with respect to the supply of water to houses at a high level, and the provision of cisterns; with respect to the repair of communication pipes and the opening of the ground for that purpose and the reinstatement thereof, and to enable the Corporation to recover the cost thereof from the owner or occupier of the premises served by such communication pipes; to make further provision for preventing interference with the valves, pipes and fittings of the Corporation; to increase the price to be charged by the Corporation for a supply of water by measure; to relieve the Corporation from the obligation to supply water otherwise than by measure to houses partly used for trade, workhouses, asylums, sanatoria, schools, clubs, hotels, public houses, inns and other public institutions, and to enable the Corporation to supply water in bulk to any person outside or for use outside the borough and to provide and fit up dwelling houses for persons employed by them in connection with their water undertaking.
- 12. To authorize the Corporation to borrow money for the purposes of the intended Act and for the general purposes of their water undertaking, and to charge the same on the borough fund and borough rate, the district fund, and general district rate, and the water undertaking, estates, rates, revenues and other property of the Corporation, or any of such securities, and to execute and grant and issue mortgages and other securities, to exclude from application to moneys borrowed under the intended Act any limitation imposed by the Public Health Act, 1875, upon the amount which the Corporation may borrow, and to confer further powers upon the Corporation with regard to the borrowing, re-borrowing and repayment of money and other financial matters including the formation and application of sinking funds.
- 13. To repeal, amend, apply or incorporate with the intended Act with or without amendment all or some of the provisions of the several local Acts (including Orders relating to the borough and confirmed by Acts) following on some or one of them, namely:—The Ossett-cum-Gawthorpe Local Board Act, 1875, the Ossett Order, 1898, confirmed by the Local Government Board's Provisional Orders Confirmation (No. 9) Act, 1898, the Ossett Order, 1900, confirmed by the Local Government Board's Provisional Orders Confirmation (No. 12) Act, 1900, the Ossett Order, 1905, confirmed by the Local Government Board's Provisional Orders Confirmation (No. 4) Act, 1905,

the Ossett Corporation Act, 1914, and any other Act or Order relating to the Corporation or their water undertaking or the borough, and to assign a collective title to those Acts or to such of the provisions of the same as relate to the water undertaking aforesaid.

- 14. To vary and extinguish all existing rights and privileges which would or might in any way prevent, interfere with or delay the accomplishment of any of the objects of the intended Act, and to confer other rights and privileges.
- 15. To incorporate with or without amendment or to render inapplicable all or some of the provisions of the following Acts, namely, the Lands Clauses Acts, the Acquisition of Land (Assessment of Compensation) Act, 1919, the Railways Clauses Consolidation Act, 1845, the Waterworks Clauses Acts, 1847 and 1863, the Public Health Acts, the Municipal Corporations Act, 1882, the Local Loans Act, 1875, the Arbitration Act, 1889, and all Acts amending those Acts respectively.

Plans and sections of the intended works and plans of the lands intended to be taken for the purposes of the intended Act together with a book of reference to the plans and a copy of this notice as published in the London Gazette, will on or before the 30th day of November instant be deposited for public inspection with the Clerk of the Peace for the West Riding of Yorkshire at his office at Wakefield and with the Town Clerk at his office in the borough.

Printed copies of the Bill for the intended Act will be deposited in the Private Bill Office of the House of Commons on or before the 17th day of December next.

Dated this 17th day of November, 1921.

T. W. Wilson, Town Clerk, Ossett.

TORR DURNFORD AND Co., 2, Millbank House, Westminster, S.W. 1, Parliamentary Agents.

Board of Trade.-1921.

SWANSEA GAS.

(SPECIAL ORDER.)

(Application under Section 10 of the Gas Regulation Act, 1920.)

OTICE is hereby given, that application is intended to be made forthwith to the Board of Trade by the Swansea Gas Light Company (hereinafter referred to as "the Company"), whose offices are at Oystermouthroad, Swansea, in the county of Glamorgan, for a Special Order under section 10 of the Gas Regulation Act, 1920 (hereinafter called "the Order") for the following purposes (that is to say):—

To empower the Directors of the Company to appropriate out of revenue as part of the expenditure on revenue account such sum as may be prescribed in the Order to a Sinking Fund to be formed under the provisions of the Order for the redemption of any capital representing the estimated increased cost consequent upon the war of the construction of the works now in progress at Morriston and authorized by the Swansea Gas Order, 1914.

To empower the Company to create any unissued capital which they are authorized to raise under the Swansea Gas Act, 1911, and the capital authorized by the Swansea Gas Act, 1921, as reedemable or irredeemable preference stock to an amount to be prescribed by the Order, and to provide for the rate of interest payable on such preference capital.

To make provision as to notice of nomination or of opposition to re-election of directors and qualification of directors; voting by joint holders and appointment of proxies by attorneys of holders of stock of the Company.

To amend section 19 (Redeemable Preference or Debenture Stock) of the Swansea Gas Act, 1921, and the Schedule to the Swansea Gas Order, 1921 (dated April 23rd, 1921), respectively so that the same may be read and construed as if the directors of the Company were thereby authorized without any further authority to exercise the powers thereby respectively conferred upon the Company.

To require consumers of gas to pay to the Company the expenses of re-connecting any supply of gas cut off in consequence of the default of the consumer.

To confer powers upon the Company as to the size and materials of gas pipes and fittings upon premises supplied, with power to refuse to supply where the requirements are not complied with.

To alter, vary or extinguish all rights and privileges which would or might interfere with the objects of the Order and to confer all other rights and privileges necessary for carrying such objects into effect.

To incorporate with the Order with or without modification all or some of the provisions

of the Companies Clauses Acts.

A copy of the draft Order has been deposited for public inspection at each of the following places (that is to say):—

At the office of the Clerk of the Peace for the County of Glamorgan, at Cardiff.

the County of Glamorgan, at Cardiff.

At the office of the Glamorgan County
Council, County Hall, Cardiff.

At the office of the Corporation of Swansea, the Guildhall, Swansea.

Copies of the draft Order may be obtained at the offices of the Company as above-mentioned and at the office of the undersigned Parliamentary Agents, at the price of two shillings for each copy.

The following is a copy of Rule V of the Gas Regulation Act (Special Orders) Rules, 1920:—

"Any local or other public authority, company or 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 a date to be stated in the advertisement which shall not be earlier than thirty days after the date on which publication of the advertisement will be completed. Any such objection shall state:—

- (a) The specific grounds of objection,
- (b) The omissions, additions or modifications asked for.

A copy of the objection shall be forwarded to the applicants for the Order or their Agents at the same time as it is sent to the Board of Trade."

The last day on which objections may be despatched to the Board of Trade in accordance with the above Rule is the 27th day of December, 1921.

Dated this 24th day of November, 1921.

R. W. Cooper and Sons, 5, Victoriastreet, Westminster, S.W. 1, Parliamentary Agents.

Ministry of Transport.—Session 1922.

POOLE HARBOUR.

(Application by Poole Harbour Commissioners for Provisional Order under General Pier and Harbour Acts; Construction of Works; Borrowing of Money; Dredging Powers; Incidental Provisions; Incorporation and Amendment of Acts and for other purposes.)

OTICE is hereby given, that application is intended to be made to the Ministry of Transport, on or before the 23rd day of December next, by the Poole Harbour Commissioners (hereinafter referred to as "the Commissioners") for a Provisional Order, pursuant to the General Pier and Harbour Act, 1861, and the General Pier and Harbour Act, 1861, Amendment Act, and any other Acts enabling the Ministry of Transport in that behalf for the following, or some of the following, among other purposes:—

To authorize the Commissioners to construct and maintain the following works or some part

or parts thereof (that is to say):-

A training bank commencing on the southwest side of the entrance to Poole Harbour at South Haven Point and extending seawards in a south-easterly direction for a distance of three thousand six hundred yards or thereabouts from the point of commencement and there terminating

with all necessary and convenient foundations, piles, embankments, lights, buoys and works.

All which works will be situate in the parish of Studland, in the rural district of Wareham and Purbeck, in the county of Dorset, or on the foreshore or bed of the sea ex adverso thereof.

To authorize the Commissioners in connection with the construction of the proposal training bank to exercise the following powers or some of them (that is to say):—

To deviate laterally and vertically from the lines and levels of the intended works as shown on the deposited plan and sections or

as the Order may provide.

To excavate, dredge or deepen and improve the waterway or bed of the sea adjacent to the intended works, and to appropriate or dispose of the materials so dredged.

To cross, alter, stop up temporarily or permanently, or otherwise interfere with foreshore and any walls, breakwaters, groynes, sewers, drains, watercourses, water and other pipes and buoys which it may be necessary or expedient to interfere with in the construction of the intended works.

To purchase or otherwise acquire by agreement or to lease foreshore lands or hereditaments or easements, over or connected therewith, which may be necessary or convenient for the construction of the intended works and conveniences connected therewith.

To empower the Commissioners to borrow or otherwise raise money for and in connection with the construction of the said works and for all or any of the purposes of the undertaking of the Commissioners and to enable the Commissioners to create and issue stock or annuities and to charge any moneys borrowed by them or otherwise raised upon the security of all the estates, undertaking, tolls, rates, charges, rents or revenues of the Commissioners and any other property of the Commissioners.

To vary or extinguish all rights and privileges which would or might in any manner impede or interfere with any of the objects or purposes of the intended Order, and to confer other rights and privileges.

To alter, amend, repeal and re-enact, with or without alterations, the provisions of the Act 29 Geo. II, c. 10; the Poole Harbour Order, 1891 (confirmed by the Pier and Harbour Order Confirmation (No. 3) Act, 1891); the Poole Harbour Order, 1894 (confirmed by the Pier and Harbour Orders Confirmation (No. 3) Act, 1894); the Poole Harbour Act, 1895; the Poole Harbour Act, 1914; the Poole Harbour Order, 1915 (confirmed by the Pier and Harbour Orders Confirmation (No. 2) Act, 1915); and any other Act or Provisional Order relating to the Commissioners or to the

The Order will incorporate with itself, with or without modifications, the provisions or some of the provisions of the Lands Clauses Acts (as varied by the Acquisition of Land (Assessment of Compensation) Act, 1919), the Railways Clauses Consolidation Act, 1845, the Railways Clauses Act, 1863, the Harbours, Docks and Piers Clauses Act, 1847, and the Commis-sioners Clauses Act, 1847.

And notice is hereby further given, that on or before the 30th day of November instant 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 Dorset at his office at Dorchester, with the Clerk of the Peace for the Town and County of the Town of Poole at his office in Highstreet, Poole, at the Customs House of the port of Poole, and at the office of the Ministry of Transport, 6, Whitehall Gardens, London

On or before the 23rd day of December next printed copies of the draft Provisional Order will be deposited for public inspection at the Customs House aforesaid, and will also be deposited, and may be obtained at the price of one shilling per copy by all persons applying for the same, at the offices of the undersigned respectively.

Any objections to the Provisional Order which it is intended to bring before the Ministry of Transport must be received by them on or before the 15th day of January A copy of such objections must also be sent at the same time to the undersigned Clerk or Parliamentary Agents, and in forwarding the objections to the Ministry of Transport the objectors or their agents should state that this has been done.

Dated this 15th day of November, 1921.

R. M. Manser, Clerk to the Commissioners, Poole.

WYATT AND Co., 20, Victoria-street, Westminster, S.W. 1, Parliamentary Agents.

Ministry of Transport.—November, 1921.

THE LIGHT RAILWAYS ACTS, 1896 AND 1912, AND THE RAILWAYS ACT, 1921.

ASHOVER LIGHT RAILWAY (EXTENSION, &c.).

OTICE is hereby given, that application is intended to be made to the Minister of Transport by the Ashover Light Railway Company (hereinafter called "the Company") for an Order (hereinafter called "the Order") under the Light Railways Acts, 1896 and 1912, and the Railways Act, 1921, for all or some of the following amongst other purposes (that is to say):

1. To authorize the Company to make and maintain in the county of Derby the light railway hereinafter described, together with all necessary and convenient rails, sidings, junctions, turntables, bridges, culverts, drains, stations, approaches, roads, yards, buildings, and other works connected therewith.

The said light railway (hereinafter referred to as "the railway") is the following (that is

to say): Railway (No. 4) (2 miles 6 furlongs 5 chains in length), wholly in the county of

Derby, commencing in the parish of Stretton, in the rural district of Chesterfield, by a junction with Railway (No. 1), authorized by the Ashover Light Railway Order, 1919, at a point in the enclosure numbered 399 on the $\frac{1}{2500}$ Ordnance Map, 1918 Edition, Derbyshire, Sheet XXX 14, 830 feet or thereabouts measured in a south-southwesterly direction from the centre of the bridge near the Stretton Station of the Midland Railway Company, carrying the public road from Matlock to Sutton-in-Ashfield over the Midland Railway (North Midland Branch), crossing the said public road from Matlock to Sutton-in-Ashfield, proceeding thence generally in a northerly direction for 7 furlongs or thereabouts and crossing Claylane, in the parish of Clay Lane, in the urban district of Clay Cross, 20 yards or thereabouts west of the Royal Oak publichouse, continuing in a northerly direction and passing 30 yards or thereabouts east of Meadow Farm, in the said parish of Clay Lane, and crossing Holmgate-road 80 yards or thereabouts west of Holmgate Wood, thence continuing in a northerly direction to the southern boundary of Far Tupton Wood, in the parish of Woodthorpe, in the said rural district of Chesterfield, thence turning in a north-easterly direction and crossing the main road from Chesterfield to Derby, 100 yards or thereabouts north of Hilltop Farm, in the said parish of Woodthorpe, thence proceeding in a south-easterly direction for a distance of 450 yards or thereabouts, and then in a north-easterly direction, crossing the road leading from Old Tupton to Clay Cross near the northern entrance of the Clay Cross tunnel of the Midland Railway Company, 70 yards or thereabouts measured in a southwesterly direction from the aforesaid tunnel entrance, thence proceeding in a northeasterly direction and terminating in the said parish of Woodthorpe in the works of the Clay Cross Company, Ltd., at a point 130 yards or thereabouts measured in a southwesterly direction from the offices of the said Company.

The railway and works or some part or parts thereof will be made in and pass through the following parishes, rural and urban districts, and places, or some or one of them (that is to say):—

The parish of Stretton, in the rural district of Chesterfield; the parish of Clay Lane, in the urban district of Clay Cross, and the parish of Woodthorpe, in the said rural district of Chesterfield.

- 2. To extend the time limited by the Ashover Light Railway Order, 1919 (hereinafter referred to as "the Order of 1919") for the compulsory purchase of the lands required for and in connection with the railway and works authorized by that Order, and to extend the time limited by that Order for the construction and completion of the said railway and works and for the payment of interest out of capital during construction.
- 3. To vary the gauge of Railway (No. 1) authorized by the Order of 1919, and to authorize the construction of such railway on a gauge of two feet or such other gauge as the Minister of Transport may approve.
- 4. To increase the tolls, rates, fares and charges which the Company are authorized to demand and take under the Order of 1919, and to extend and make applicable to the railway such increased tolls, rates, fares and charges.
- 5. To authorize the Company to increase their share and loan capital, to increase the amount which they may raise by the creation and issue of preference shares and to increase the amount which the Company may apply out of capital towards the payment of interest on capital during construction and the rate of such interest.
- 6. Generally to confer all such powers upon the Company as may be necessary or expedient for any of the purposes of the Order.
- 7. To alter, amend, extend or repeal all or any of the provisions of the Order of 1919 and any other Order or Act relating to or affecting the Company.

Dated this 15th day of November, 1921.

DAVIES, SANDERS AND SWANWICK, Chesterfield, Solicitors.

Dyson, Bell and Co., 3a, Dean's-yard, Westminster, S.W. 1, Parliamentary Agents.

Ministry of Transport-November, 1921.

COUNTY OF GLOUCESTER (GLOUCESTER AND BROCKWORTH) LIGHT RAILWAYS.

(Revival of Powers of County of Gloucester (Gloucester and Brockworth) Light Railways Order, 1903, for compulsory purchase of certain Lands and for Construction of Railways and Works; Extension of Time; and other matters.)

OTICE is hereby given, that application is intended to be made in the month of November, 1921, to the Minister of Transport by the County Council of the Administrative

County of Gloucester (hereinafter called "the County Council") for an Order under the Light Railways Acts, 1896 and 1912, and the Railways Act, 1921, for the following purposes or some of them (that is to say):—

1. To revive, continue and extend all or some of the powers of the county of Gloucester (Gloucester and Brockworth) Light Railways Order, 1903 (hereinafter referred to as "the Order of 1903"), and in particular to authorize and empower the County Council under and in accordance with such powers as are intended to be so revived, continued and extended to construct, lay down, work and maintain such part or parts of the railways and works authorized by the Order of 1903 as have not been constructed, and to purchase and acquire compulsorily or by agreement such lands, property, powers, rights and easements as may be necessary for such construction and maintenance.

The part or parts of the railways and works authorized by the Order of 1903 not yet constructed and in connection with which the powers of that Order are intended to be so revived, continued and extended are the following:—

A railway (1 mile 5 furlongs or thereabouts in length) described in the Order of 1903 as Railway (No. 2) and shown on the plans deposited in May, 1902, in respect of the application for the Order of 1903, commencing in the parish of Hucclecote, in the rural district of Gloucester, in the said county of Gloucester, by a junction with Railway (No. 1) authorized by the said Order, at its termination, passing thence in a south-easterly direction along the Huccle-Brockworth-roads (otherwise Ermin-street) into the Cheltenham-road and terminating in the parish of Brockworth, in the said rural district, in such last-mentioned road near the Cross Hands Inn at a point .50 chain or thereabouts north-east of the intersection of the centre lines of the Brockworth-road and the Cheltenham-road.

- 2. To provide for the acquisition by the County Council of the line or lines of rails, together with the plates, sleepers and other works and conveniences connected therewith lying along a portion of the route of the said Railway (No. 2), and for the transfer to and vesting in the County Council of the said line or lines of rails, plates, sleepers and other works and conveniences upon such terms and conditions as may be prescribed or agreed, and to provide that such line or lines of rails, plates, sleepers and other works and conveniences shall be deemed to be in substitution for the part of the said Railway (No. 2) as is coextensive therewith and to have been laid in accordance with the powers of the Order of 1903 to be revived, continued and extended as aforesaid
- 3. To alter, vary, amend or repeal any of the provisions of the Order of 1903 that are inconsistent with the objects of the proposed Order, and to make such other provisions in reference to the undertaking authorized by the Order of 1903 as may be necessary or expedient to give effect to the provisions of the proposed Order.

Plans and sections of the railways and works authorized by the Order of 1903 and a book of reference to such plans were in the month of May, 1902, deposited with the Clerk of the County Council at his office at the Shire Hall, Gloucester, and with the Clerks of the several Councils in or through whose districts or parishes the railways and works were intended to be constructed or made. 30th November instant a corrected book of reference to such plans so far as the same relates to lands in respect of which powers of compulsory purchase or user are intended to be revived by the proposed Order will be deposited for inspection with the Clerk of the County Council at his office at the Shire Hall, Gloucester, with the Clerk of the Gloucester Rural District Council at his office at Berkeley House, Berkeley-street, Gloucester, with the Clerk of the Parish Council of Hucclecote at his office at Barnwood Post Office Exchange, Gloucester, and with the Clerk of the Parish Council of Brockworth at his office at "Craythorne," Brockworth, Gloucester, and copies of the draft Order can, on and after the same date, be obtained on payment of one shilling per copy at the Shire Hall, Gloucester afore-said, or of the undersigned Parliamentary Agents.

Objections to the granting of the Order should be made in writing to the Ministry of Transport, and should be written on foolscap paper on one side only, and addressed to the Secretary, Ministry of Transport, 7, Whitehall Gardens, S.W., and copies of such objections should be sent at the same time to the promoters at the Shire Hall, Gloucester, or to the office of the undermentioned Parliamentary Agents.

Dated the 25th day of November, 1921.

EDWD. T. GARDOM, Shire Hall, Gloucester, Clerk of the Gloucestershire County Council, Promoters of the Order.

Lewin, Gregory and Co., 2, Millbank House, Westminster, Parliamentary Agents.

Ministry of Transport.—Session 1922.

MORECAMBE CORPORATION TRAMWAYS.

(Power to Corporation of Morecambe to Construct and Work a New Tramway in their Borough; Gauge; Mechanical or other Motive Power on Existing and New Tramways; Reconstruction, Alteration and Adaptation of Tramways for that Purpose; Power to Corporation to Work Tramways; Tolls; Rates and Charges; Borrowing of Money; Alteration; Repeal; Amendment, Incorporation and Extension of Acts and Orders; and other Purposes.)

NOTICE is hereby given, that the Mayor, Aldermen and Burgesses of the borough of Morecambe, in the County Palatine of Lancaster (hereinafter called "the Corporation") intend to apply to the Ministry of Transport on or before the 23rd day of December, 1921, for a Provisional Order (pursuant to and in accordance with the provisions of the Tranways Act, 1870, and the Order in Council

dated the 23rd day of September, 1919, transferring the powers of the Board of Trade under that Act to the Ministry of Transport) to be confirmed by Parliament in the ensuing Session for all or some of the following, amongst other purposes (that is to say):—

To enable the Corporation to construct, maintain and work the tramway hereinafter described, which will be situate in the township of Poulton Bare and Torrisholme, within the borough of Morecambe and parish of Lancaster, in the county Palatine of Lancaster, together with all necessary buildings, shelters, works and conveniences, and to alter any existing tramways and other works for any of such purposes respectively.

The tramway proposed to be authorized will be wholly situate in the township of Poulton Bare and Torrisholme, within the borough of Morecambe and parish of Lancaster, in the County Palatine of Lancaster, and will be as follows:—

A tramway commencing in the Victoria Esplanade by a junction with the existing tramway of the Corporation authorized by the Morecambe Corporation Tramways Order, 1909, confirmed by the Tramways Orders Confirmation Act, 1909 (hereinafter called "the Order of 1909"), at a point 2 chains or thereabouts east of the western side of Elms Road, and 2 chains or thereabouts east of the north-easterly corner of the garden of Bare White House, and passing thence in a north-easterly direction along an intended extension of the promenade and terminating at the borough boundary. The tramway will be laid as a double line throughout.

No portion of the proposed tramway is intended to be so laid that for a distance of 30 feet or upwards a less space than 9 feet 6 inches will intervene between the outside of the footpath on both sides of the streets or roads and the nearest rail of the tramway.

The proposed tramway is intended to be constructed on a gauge of 4 feet 8½ inches, and it is not intended to run thereon carriages or trucks adapted for use upon railways.

The motive power to be used on the proposed tramway and the existing tramway of the Corporation (all of which tramways are hereinafter called "the Corporation Tramways") is animal power, mechanical, steam, petrol, electrical or other motive power.

To reconstruct and alter the Corporation tramways in so far as such reconstruction or alteration may be necessary to adapt such tramways for the use of mechanical, steam, petrol, electrical or other motive power, and to execute all such works in any street or road as may be necessary for that purpose.

To provide for the user of the proposed tramway when opened and of the future use of any tramways belonging to the Corporation.

To constitute the proposed tramway for all purposes (including the levying of tolls, rates and charges) part of the tramway undertaking of the Corporation, and to empower the Corporation for the purposes of the proposed tramway or for providing access to or forming connections with any generating station or stations, car sheds, depots, engines, machinery, or apparatus, and for the other purposes of

the intended Order to break up the surface of any street, road or place, and to construct and maintain on, in, under or over the same, and to attach to any house, building, bridge or tree posts, supports, wires, cables and apparatus, and to make and maintain openings and ways in, on, or under any such surface.

To provide that certain portions of the proposed tramway may be constructed on separate tramway tracks, and that such tracks shall not form part of the highway, and to exclude therefrom the provisions of the Tramways Act, 1870, and of the enactments to be incorporated with or applied by the intended Order relative to roads and rails, and the mode of construction of the proposed tramway, and to prohibit persons trespassing on such tracks and to impose penalties in respect thereof.

To enable the Corporation for the purposes of the Corporation tramways to increase the width of the roadway by reducing the width of any footpath, and to provide that so much of section 34 of the Tramways Act, 1870, as limits the distance to which any carriages used on any tramway may extend beyond the outer edge of the wheels of such carriages shall not apply to carriages used on the Corporation tramways.

To enable the Corporation to levy, impose, assess and recover, new and to alter, vary, enlarge and increase existing tolls, rates and charges, and to confer, vary or extinguish exemptions from the payment of such tolls, rates and charges.

To empower the Corporation to raise or borrow money for all or any of the purposes of the intended Order, to charge the money so raised or borrowed and the interest thereon on the tramway revenue of the Corporation, the borough fund, and borough rate, and the district fund and general district or other local rates, and on the estates, undertakings, tolls, rates, rents, revenues and other property of the Corporation, and to empower the Corporation to apply any of their funds to and to make and levy rates for all or any of the purposes of the intended Order.

To provide that the proposed tramway shall in all things form part of the existing tramway undertaking of the Corporation and to extend and apply thereto with such repeals, exceptions and amendments as may be necessary and to enable the Corporation to exercise with reference thereto all or some of the provisions and powers of the Morecambe Tramways Act, 1886, the Morecambe Tramways (Extension) Order, 1892, confirmed by the Tramways Orders Confirmation Act, 1892, the Morecambe Urban District Council Tramways Order, 1897, confirmed by the Tramways Orders Confirmation (No. 2) Act, 1897, and

the Order of 1909, and all other Acts and Orders relating to the Corporation tramways.

To vary or extinguish all rights and privileges inconsistent with or which would or might interfere with the objects of the intended Order and to confer other rights and privileges.

To incorporate with the Order, with or without amendments, or render inapplicable all or some of the provisions of the Tramways Act, 1870, and the Lands Clauses Acts, and enable the Corporation (in addition to the powers herein specially mentioned) to exercise all or any of the powers by the Tramways Act, 1870, conferred on the persons therein referred to as the promoters.

Plans and sections of the proposed tramway and works and copies of this advertisement as published in the London Gazette will be deposited on or before the 30th day of November, 1921, at the offices of the Clerk of the Peace for the County Palatine of Lancaster at his office at Preston, and with the Town Clerk of the borough of Morecambe at the Town Hall, Morecambe, and with the Parish Clerk of the parish of Lancaster at his residence, "The Vicarage," Lancaster, and on or before the same day copies of the said plans and sections and of this advertisement will be deposited at the office of the Ministry of Transport, Whitehall Gardens, London, S.W. 1, with the Clerk of the Parliaments, House of Lords, and at the Private Bill Office of the House of Commons.

The draft of the intended Order will be deposited at the office of the Ministry of Transport on or before the 23rd day of December, 1921, and printed copies of the draft Order when deposited and of the intended Order when made will be obtainable at the price of one shilling each at the respective offices of the undersigned Town Clerk and Parliamentary Agents.

Every company, corporation or person desirous of making any representation to the Ministry of Transport or of bringing before them any objection respecting the application may do so by letter addressed to the Secretary of the Ministry of Transport, on or before the 14th day of January, 1922, and copies of such objections must at the same time be sent to the undermentioned Town Clerk or Parliamentary Agents on behalf of the Corporation. In forwarding to the Ministry of Transport such objections the objectors or their agents should state that a copy of the same has been sent to the Corporation or their agents.

Dated this 22nd day of November, 1921.

Joseph Entwistle, Town Clerk, Morecambe.

HARGREAVES AND CROWTHERS, 23, Abingdon-street, Westminster, S.W. 1, Parliamentary Agents.

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THE LONDON GAZETTE, 25 NOVEMBER, 1921.

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

I.—ISSUE ACCOUNT.

					1	·TS	POOF	ACCOUNT.						
Maked Seminal and As NOVE NO.		!			£	£,	d.	Total cancelled or called in up to	£	5.	d.	£	8	ď
Total issued up to 16th November, 1	921, 1nci	lusive-			1 000 000	_	•	16th November, 1921, inclusive—	1 005 555 000	^	_			
£1 notes	•••	•••	•••	•••	1,630,850,261	0	0	£1 notes	1,385,775,983	0	0			
10/- notes	•••	•••		•••	462,066,724	10	0	10/- notes	420,898,010	10	0			
Currency notes certificates	***	•••	•••	***	000ر 143,08	0	0	Currency notes certificates	118,060,000	0	0			
Issued during the week ended 23rd I	Novembe	er. 192	1					Consulted on subtract to design the						
£1 notes	•••	•••	•••		4,388,444	0	0	Cancelled or called in during the						
10/- notes ·	•••	•••	•••	•••	1,296,330	ŏ	ŏ	week ended 23rd November, 1921-	V 05V 010	_	_			
Currency notes certificates					6 50,000	ŏ	ŏ	£1 notes	5,875,816	0	0			
cattoney notes on migates	***	•••	•••	•••	4 50,000	U	v	10/- notes	1,478,592	10	0			
								Currency notes certificates	350,000	0	0			•
								,	TOTAL	••	•••	£1,932,438,402	0	0
								Outstanding—				, , 	-	•
								£1 notes	243,586,906	0	. 0			
					•			10/	40,986,451	10	ŏ			
								Chimana and the sent Contact	25,320,000	Õ	ŏ			
								Currency notes certificates	20,020,000	v	V	900 000 055	7.0	^
•												309,893,357	10	0
	TOTAL	•••	.•••	•••	£2,242,331,759	10	0		TOTAL	••	•••	£2,242,331,759	10	0
								I						
					I	. . -B	ALA	NCE SHEET.						•
					£	8.	d,	1			•	£	g.	d.
Notes outstanding					284,573,357	10	0	Currency Note Redemption Account-				-	0,	•
0 40 40 40 10	•••	•••	•••	•••	25,320,000	0	ő	1 0 1 (17 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1				19,450,000	Λ	0
Vertificates outstanding		•••	•••	•••		ŏ	ŏ	Call Cara Tabalican		•••	•••		0	•
Notes called in but not yet cancelled	1	•••	•••	•••	1,793,713	U	U		•••	•••	•••	28,500,000	0	0
			•					Silver Coin	*** ***	••	•••	3,000,000	0	0
								Government Securities		•••	•••	274,482,117	6	4.
Investments Reserve Account	***				13,915,975	11	1	Balance at the Bank of England	*** ***		•••	170,928	14	9
				•••	,,		-							
								·						
					<u> </u>									
	TOTAL		•••	•••	£325,603,046	1	1		Total	••	***	£325,603,046	1	1
•							_	1						
m (1) . 1 . 0.441 3T								3.T TO 177 /	TO DEST. MICH.	- A		- 4 - 4) - (1)		

H.M. OFFICE OF LAND REGISTRY.

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(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 l'itle.	County.	Parish or Place.	Name and Short Description.	Freehold or Leasehold.	Name.	Address.	Description.		
Z 3493 Z	Warwick .	. King's Heath, Bir- mingham	Dwelling-house known as Homeleigh, 11 Haunch Lane, King's Heath, Birmingham	Leasehold	Edward James Burke	King's Heath, Bir-	Civil Servant		
Z 3530 Z	Surrey	. Caterham	Land and dwelling-house known as Glen- daragh	Freehold	John Francis Taylor Junior	mingham Keynes Lodge, Glou- cester Road, Ted- dington, Middlesex	Gentleman		
Z 3591 Z	Surrey	. Warlingham	Land and dwelling house known as Oak- wood, Westerham Road	Ereehold	Henry Hurst Holland	4 Burnt Ash Hill, Lee, S.E.	Gentleman		
Z 3604 Z	Surrey	Frimley	Dwelling house and garden, 5 Belmont Road, Camberley	Freehold	William Reginald Davies	Kingsclear, Camberley, Surrey	Esquire		
Z 3618 Z	County Borough	of Southend-on-Sea-	Dwelling-house known as Avondale, 98 Southchurch Avenue	Freehold	Amelia Maud Frith	Avondale, 98 South- church Avenue, Southend-on-Sea	Spinster		
Z 3621 Z	Somerset .	. Timberscombe	Land	Freehold	Fred Beadle	123 Cannon Street, E.C.4	Gentleman		
257 327	London	Shoreditch	Land and buildings, 1 to 12 (all) Wilson Street	Leasehold	Marconi's Wireless Telegraph Company, Limited	Marconi House, Strand, W.C.2			
257331	London	St. Andrew, Holborn above the Bars and St. George the Martyr	House and offices, 26 Theobald's Road	Freehold {	Arthur Eales Pridham } Cecil Fell Pridham }	26 Theobald's Road, Gray's Inn, W.C.1	Solicitors		
257336	London	St. Pancras	Land and buildings, 14 to 20 (all) Exmouth Street	Freehold	Frank Hayller Hayller	41 Marlborough Place, Brighton, Sussex	Esquire		

H.M. OFFICE OF LAND REGISTRY-continued.

Land Transfer Acts, 1875 and 1897.

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

Number		•	The Land.	,		The Applicant.	
of Title,	County.	Parish or Place.	Name and Short Description.	Freehold or Lessehold.	Name.	Address.	Description.
257416	London	St. Pancras	Dwelling house and garden, 45 Doughty Street	Freehold	Katey Louisa Dixey	40 Westbourne Gar- dens, W.2	Spinster
257418	London	St. Pancras	Dwelling house and garden, 50 Doughty Street	Freehold	Ernest Carrington Arnold	45 Pembridge Villas, Bay-water, W.11	Major in H.M. Army
257503	London	St. James, Westminster St. George, Hanover Square	Dwelling-house with courtyard in front known as Vernon House, 6 Park Place	Freehold	John Evelyn Leslie Wrench William Augustus Bulkeley-Evans	87 Victoria Street, S.W.1 12 King's Bench Walk, Temple, E.C.4	C M.G., Esquire O.B.E., Barrister
257504	London	St. Martin in - the- Fields	Land, being the garden of 6 Park Place	Leasebold	George Benjamin Dod- well Frederick William Hayne Dame Hylda Henrietta des Voeux	24 St. Mary Axe, E.C.3 Layhouse, Worth, Sussex 50 Gillingham Street, S.W.1	Merchant O.B.E., Esquire C.B.E., Wife of Sir Frederick des Vosux
257543	London	Wandsworth Borough	Land and buildings, 81 Oakhill Road	Leasehold	Joseph James Underwood	81 Oakhill Road, East Putney, S.W.15	Retired Post Office Official
257575	London	St. Pancras	Land and buildings known as Henry Buildings, Gresse Street	Freehold	Bartlett Trust Limited	56 Victoria Street, Westminster, S.W.1	-
2 57 592	London	Camberwell	T	Freehold	Emily Elizabeth Frankford		Wife of Alex- ander Frank- ford
257596	London	Greenwich	Land and buildings, 5 Vanbrugh Park Road West	Leasehold	Edith Alice Porter	5 Vanbrugh Park Road West, Blackheath, S.E.	Wife of Sidney Lawrence Porter
257653	London	Lambeth	Dwelling-house and garden, 219 Knight's Hill	Freehold	William Henry Golds- worthy	219 Knight's Hill, West Norwood S.E.27	

Countries from which Consigned.			Gold,					. SILVER.		·	
	Bull	ion.	. Co	Coin.		Bull	ion.	. Co	in.	:	Total of Gold
	Unrefined, in dust, amalgam, and bars.	Refined, in bars.	Of legal tender in the United Kingdom.	Not of legal tender in the United Kingdom.	Total of Gold.	Unrefined.	Refined.	Of legal tender in the United Kingdom.	Not of legal tender in the United Kingdom	Total of Silver.	and Silver.
	£	£	£	£	£	£	£	£	£	£	£
Jermany				,		3,491	,			3,4 91	3,491
Dalaina.	•••	 356	•••	•••	 356		7,306	•••	•••	7,306	7,662
France	•••		•••	•••			17,056	225		17,281	17,281
taly		••••	•••		•••	3,400				3,400	3,400
Inited States of America	•••	•••	***		* 0,0		68,048			68,048	68,048
British South Africa	599,033	•••		•••	599,033						599,033
British India		77,679			77,679				· · ·	••••	77,679
Canada				• •••	o		27,966			27,966	27,966
Other Countries	•••	•••	•••	••••	•••				8	8	8
Fotal Declared Value of the importations registered in the week	599,033	78,035			677,068	6,891	120,376	225	8	127,500	804,568

THE LONDON GAZETTE, 25 NOVEMBER, 1921.

AN ACCOUNT of the EXPORTATIONS of BULLION and SPECIE registered in the week ended 23rd November, 1921. EXPORTED FROM THE UNITED KINGDOM.

Constries to which Exported,	•		Gold,	•				SILVER.			·
	Bull	ion,	Co	oin.		Bullion.		Co	pin		Total of Gold
	Unrefined, in dust, amal- gam, and bars.	Refined, in bars.	Of legal tender in the United Kingdom,	Not of logal 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.
	£	£	£	£	£	£	£.	£	£	£	£
Sweden		2,628 694,500 	16,100		2,628 694 500 16,100		1,155 2,225 10,000 109,000 1,349	1,500 	72,500 72,500 8,099 475	1,155 2,225 72,500 10,000 1,500 8,099 109,000 475 2,199	1,155 2,225 2,628 72,500 10,000 694,500 1,500 8,099 125,100 475 2,199
Total Declared Value of the Exportations regis- tered in the week	•••	697,128	16,100	***	713,228		123,729	2,350	81,074	207,153	920,381

Statistical Department, Dudley House, London, W.C. 2. 24th November, 1921.

J. E. HAGGER, Controller.

BANK OF ENGLAND.

AN ACCOUNT pursuant to the Act 7th and 8th Victoria, cap. 32, for the Week ending on Wednesday, the 23rd day of November, 1921.

ISSUE DEPARTMENT.

Notes issued	····	£ 145,060,100	Government Debt Other Securities Gold Coin and Bullion Silver Bullion	 £ 11,015,100 7,434,900 126,610,100
	ı	£145,060;100	•	£145,060,100

Dated the 24th day of November, 1921.

E. M. Harvey, Chief Cashier.

BANKING DEPARTMENT.

	£	·			£
Proprietors' Capital	14,553,000	Government Securities	•••	•••	50.314,172
Rest	3,212,870	Other Securities	•••	•••	83,571,744
Public Deposits (including Ex-		Notes	•••	•••	21,754,185
chequer, Savings Banks, Com-		Gold and Silver Coin	•••	•••	1,828,265
missioners of National Debt, and					
Dividend Accounts)	15,600,969				•
Other Deposits	124,083,261	•			
Seven Day and other Bills	18,266		•		
_			#157 AGO 9CC		
•			2	157,468,366	
-		1		_	

Dated the 24th day of November, 1921.

E. M. Harvey, Chief Cashier.

A Separate Building, duly certified for religious worship, named UNITED METHODIST CHURCH, situated at Chirk Green, Chirk, in the civil parish of Chirk, in the county of Denbigh, in Oswestry registration district, was on the eighteenth November, 1921, registered for solemnizing marriages therein, pursuant to 6th and 7th Wm. 1V, c. 85.—Dated the 21st November, 1921.

J. C. BULL, Superintendent Registrar.

A Separate Building, duly certified for religious worship, named CONGREGATIONAL OHURCH, situated at Enfield-road, Ellesmere Port, in the civil parish of Ellesmere Port, in the county of Chester, in Wirral registration district, was on the eighteenth November, 1921, registered for solemnizing marriages therein, pursuant to 6th and 7th Wm. IV, c. 85.—Dated the 21st November, 1921.

J. E. S. OLLIVE, Superintendent Registrar.

A Separate Building, duly certified for religious worship, named PRIMITIVE METHODIST CHAPEL, situated at Cox Bank, Audlem, in the civil parish of Audlem, in the county of Chester, in Nantwich registration district, was on the eighteenth November, 1921, registered for solemnizing marriages therein, pursuant to 6th and 7th Wm. IV, c. 85.— Dated the 21st November, 1921.

204 H. G. ATKINSON, Superintendent Registrar.

Separate Building, duly certified for religious worship, named BAPTIST CHAPEL, situated at Nettleton, in the civil parish of Nettleton, in the county of Wilts, in Chippenham registration district, was on the twenty-first November, 1921, registered for solemnizing marriages therein, pursuant to 6th and 7th Wm. IV, c. 85.—Dated the 23rd November, 1921.

EDMUND M. AWDRY, Superintendent Regis-

NOTICE is hereby given, that the Place of Meeting for religious worship described as MEET-ING ROOM, situated at top floor, Carrington Chambers, 20, Carrington-street, in the civil parish of Nottingham, in the registration district of Notting-

ham, in the county borough of Nottingham, which ham, in the county borough of Nottingham, which was duly certified for worship on the twenty-eighth, day of February, 1917, has wholly ceased to be used as a place of meeting for religious worship by the congregation on whose behalf it was so certified, and that the Registrar-General has caused the record of the certification thereof to be cancelled, pursuant to the Act 18 and 19 Victoria, cap. 81, from the twenty-first day of November. 1921.—Witness my hand this twenty-first day of November, 1921.

W. L. RIND, Assistant Registrar-General of Births, Death's and Marriages in England and Wales.

OTICE is hereby given that the Building formerly known as CANNON-STREET CHAPEL, situated at Louth, in the civil parish of Louth, in the registration district of Louth, in the county of Parts of Lindsey (Lincoln), which was duly registered for marriages, pursuant to the Act of 6 and 7 Wm. IV, c. 85, is now no longer used as a place of meeting for religious worship by the congregation on whose behalf it was so registered, and that the registry thereof was therefore, on the 18th day of November, 1921, formally cancelled by the Registrar General of Births, Deaths and Marriages for England and Wales.—Witness my hand this 23rd day of November, 1921.

W HADDON OWEN Superintendent Registrar

W. HADDON OWEN, Superintendent Registrar.

OTICE is hereby given, that the Place of Meeting for religious worship described as GOSPEL MISSION ROOM, situated at 87, High-street, Watford, in the civil parish of Watford Urban, in the registration district of Watford, in the county of Hertford, which was duly certified for worship, on the twenty-second day of February, 1917, has wholly ceased to be used as a place of meeting for religious worship by the congregation on whose behalf it was so certified, and that the Registrar-General has caused the record of the certification thereof to be cancelled, pursuant to the Act 18 and 19 Victoria, cap. 81. from pursuant to the Act 18 and 19 Victoria, cap. 81, from the twenty-third day of November, 1921.—Witness my hand this twenty-third day of November, 1921.

W. L. RIND, Assistant Registrar-General of Births, Deaths and Marriages in England and

Advertisement of Cancelling.

Advertisement of Cancelling.

NOTICE is hereby given that the Chief Registrar of Friendly Societies has, pursuant to section 77 of the Friendly Societies Act, 1896, by writing under his hand, dated the 23rd day of November, 1921, cancelled the registry of the WEST CANNOCK COLLIERY MUTUAL ACCIDENT FUND (Register No. 2477), held at the offices of the West Cannock Colliery Company Ltd., Hednesford, in the county of Stafford, on the ground that the Society has ceased to exist. 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. taken place.

G. STUART ROBERTSON, Chief Registrar.

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

No. 00683 of 1921.

In the Matter of the Companies (Consolidation) Act, 1908, and in the Matter of FREDERICK GRAN'I (LONDON) Limited.

(LONDON) Limited.

N OTICE is hereby given, that a petition for the winding-up of the above named Company by the High Court of Justice was, on the 24th day of November, 1921, presented to the Court by Joseph Tetley and Company Limited, of 49, Mansell-street, in the county of London, Tea Merchants; 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 6th day of December, 1921; and that 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.

WM. SHEPLEY ASH, 69, Leadenhall-street,

WM. SHEPLEY ASH, 69, Leadenhall-street, London, E.C. 3, Solicitor for the Petitioner.

London, E.C. 3, 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 Solicitor, 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 5th day of December, 1921.

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

No. 00680 of 1921.

In the Matter of the Companies (Consolidation) Act, 1908, and in the Matter of SAM ISAACS (ABER-DEEN) Limited.

DEEN) Limited.

NOTICE is hereby given, that a petition for the winding-up of the above named Company, subject to the supervision of the High Court of Justice was, on the 23rd day of November, 1921, presented to the said Court by the said Company in Liquidation, and by Henry Jones and William Chapman Forbes, the Liquidators thereof; 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 6th day of December, 1921, and any creditor or contributory of the said Company desiring 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.

RUTLAND and CRAUFORD, 69, Chancery-lane, London, W.C. 2, Solicitors for and on behalf of the said Company and Liquidators.

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 Solicitors (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 5th day of December, 1200 192i.

In the County Court of Derbyshire, holden at Derby and Long Eaton.—Companies (Winding-up).

No. 1 of 1921.

In the Matter of the Companies (Consolidation) Act, 1908, and in the Matter of the S.D.Q. MANUFACTURING COMPANY Limited.

TURING COMPANY Limited.

NOTICE is hereby given, that a petition for the winding-up of the above named Company by the County Court of Derbyshire, holden at Derby and Long Eaton, was, on the 12th day of November, 1921, presented to the aid Court by the Central Heating Company, of Denman-street, London Bridge, in the county of London, Heating and Ventilating Engineers, and that the said petition is directed to be heard before the Court sitting at the Court House, St. Peter's Churchyard, Derby, on Tuesday, the sixth day of December, 1921, at the hour of 10.30 in the forenoon; and any creditor or contributory of the said Company desirous to support or oppose the making of an Order on the said petition may appear at the time of hearing, by himself or his Solicitor or his Counsel, for that purpose; and a copy of the petition will be furnished to any creditor or contributory of the said Company requiring the same by the undersigned, on payment of the regulated charge for the same. for the same.

RANDOLPH EDDOWES and DOUGLAS, 30, Victoria-street, Derby; Agents for

BEARDALL and CO., 10, George-street, Hanover-square, London, W. 1, Solicitors for the Petitioners.

Note.—Any person who intends to appear on the hearing of the said petition must serve on, or send by 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 6 o'clock in the afternoon on the 5th day of 6 o'clock in the afternoon on the 5th day of December, 1921.

In the County Court of Middlesex, holden at Brentford.—Companies (Winding-up).

No. 1 of 1921.

In the Matter of the Companies (Consolidation) Act, 1908, and in the Matter of GOLDEN CRUST BAKERIES Limited.

NOTICE is hereby given, that a petition for the winding-up of the above named Company by the County Court of Middlesex, holden at Brentford, was, on the 22nd day of November, 1921, presented to the said Court by J. & H. Robinson Limited; and that the said petition is directed to be heard hefore the Court sitting at the Court House, Half-acre, Brentford, Middlesex, on Friday, the 16th day of December, 1921, at 11 o'clock; 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, his Solicitor or 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.

EDWARD D. K. BUSBY, 52, Queen Victoriastreet, E.C. 4.

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 15th day of December, 1921. December, 1921.

In the Chancery of Lancashire, Preston District. 1921, P. No. 110 (No. 2 of 1921.)

In the Matter of the Building Societies Acts, and in the Matter of the Companies (Consolidation) Act, 1908, and in the Matter of the Chancery of Lancashire Acts, 1850 to 1890, and in the Matter of the PRESTON PERMANENT BENEFIT BUILD-ING SOCIETY.

NG SOCIETY.

OTICE is hereby given, that a petition for the winding-up of the above named Preston Pernament Benefit Building Society, under the supervision of the Court of Chancery of the County Palatine of Lancaster (Preston District), was, on the 22nd day of November, 1921, presented to the said Court by George Arnold Blockley, of Ryvington Carroad, Fleetwood, acting on behalf of the said Society and by the said Society, and that the said petition is directed to be heard before the Court sitting at St. George's Hall, Liverpool, on Wednesday, the 7th day of December, 1921, at 10.45 o'clock in the forenoon; and any creditor or contributory of the said Society, desirous to support or oppose the making of an Order on the said petition, may appear at the time of heardesirous 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 Society requiring the same, by the undersigned, on payment of the regulated charge for the same.—Dated the 22nd day of November, 1921.

and W. ASCROFT, 35. Winckley Preston, Solicitors for the Petitioners. Winckley-square,

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 6th day of December. 1921. ber, 1921. 142

In the High Court of Justice—Companies (Winding-up). Mr. Justice Astbury. No. 00649 of 1921.

In the Matter of the Companies (Consolidation) Act, 1908, and in the Matter of L. G. BRATT, JUNIOR, Limited.

OTICE is hereby given, that the petition for the winding-up of the above named Company by the High Court of Justice, directed to be heard on the the High Court of Justice, directed to be heard on the 22nd of November, 1921, was adjourned by the Court, and will be heard on Tuesday, the 6th day of December, 1921, before the Court sitting at the Royal Courts of Justice, Strand, London, when in consequenthe Shareholders of the Company having at an Extraordinary General Meeting, held on the 11th day of November, 1921, resolved that the Company be wound up voluntarily and that William Cranstoun Todd, of 3, Cannon-street, E.C., be appointed Liquidator of the Company, the Court will be asked by the Petitioners to make an Order for the compulsory winding-up of the Company, or in the alternative for an Order continuing the voluntary winding-up of the Company under the supervision of the Court instead of making an Order for the winding-up of the Company desirous to support or oppose the raking of an Order on the said petition, either for continuing the winding-up of the Company under the supervision of the Court or for the winding-up by the supervision of the Court or for the winding-up by the Court, may appear at the time of hearing, by himself or his Counsel, for that purpose.

JACKSON, ELWELL and CURRAN, 65, Cole-man-street, E.C., Solicitors for the Petitioners.

Note.—Any person who intends to appear on the hearing of the said petition, on the 6th day of December, 1921, must serve on or send by post to the above named, Jackson, Elwell and Curran, 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 and must be served, or, if posted, must be sent by post in sufficient time to reach the above named not later than 6 o'clock in the afternoon of the 5th day of December, 1921.

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

No. 00354 of 1921.

the \mathbf{of} WALKER'S MUTUAL CHAPLINS Limited and Reduced, and in the Matter of the Companies (Consolidation) Act,

OTICE is hereby given, that a petition presented to the High Court of Justice on the 6th day of June, 1921, for confirming a Resolution reducing the capital of the above Company from £30,000 to £1,500, is directed to be heard before Mr. Justice Astbury, on the 6th day of December, 1921.

KERLY, SONS and KARUTH, 10 and 11, Austin-friars, London, E.C. 2, Solicitors for the Company.

> The Companies Acts, 1908 to 1917. S. T. J. CINEMAS Limited.

S. T. J. CINEMAS Limited.

A T an Extraordinary General Meeting of the Members of the above named Company, duly convened, and held at 12, Clarges-street, Mayfair, London, W. 1, on 31st October, 1921, the following Extraordinary Resolution was duly passed:—

"That it has been proved to the satisfaction of this Meeting that the Company cannot, by reason of its liabilities and the deadlock which has arisen in the management of the Company's affairs, continue its business, and that it is advisable to wind up the same, and accordingly that the Company be wound up voluntarily; and that Mr. Charles Frederick Burton, F.C.A., of 35, Copthall-avenue, London Wall, E.C., be and he is hereby appointed Liquidator for the purposes of such winding-up."

E. W. PLUMMER (Lt.-Col.), Chairman.

In the Matter of the NEW JERSEY COMPANY Limited.

OTICE is hereby given, that at an Extraordinary General Meeting of the Members of the above named Company, duly convened, and held at 26, Hanover-square, London, W. 1, on the 21st day of November, 1921, the following Extraordinary Resolu-

November, 1921, the following extraordinary resonation was duly passed:—
"That it has been proved to the satisfaction of the Meeting that the Company cannot, by reason of its liabilities, continue its business, and that it is advisable to wind up same, and that accordingly the Company be wound up voluntarily; and that Mr. George Douglas Haynes, of 97, Mortimer-street, London, W. 1, be and he hereby is appointed Liquidator for the purpose of such winding-up." dator for the purpose of such winding-up.

Dated this 22nd day of November, 1921.

F. J. BRIDGES, Chairman.

A Ta Meeting of Shareholders of the EMPIRE A CLOTHING AND SUPPLY COMPANY Limited, held at No. 192, Market-street, Droylsden, in the county of Lancaster, 2.30 p.m., on Thursday, 10th November, 1921, the following Extraordinary Resolution was unanimously adopted:—

"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 Towers, 15, Cooper-street, Manchester, Incorporated Accountant, be and he is hereby appointed Liquidator thereof for the purpose of such winding-up." JOHN SLACK, Chairman.

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

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

Passed 3rd November, 1921. Confirmed 18th November, 1921.

A T an Extraordinary General Meeting of the Members of the above named Company, duly convened, and held at the registered office of the Company, 61, Carey-street, London, W.C. 2, on the 3rd day of November, 1921, the following Special Resolution was duly passed; and at a subsequent Ex-

traordinary General Meeting of the Members of the said Company, also duly convened, and held at the same place, on the 18th day of November, 1921, the following Special Resolution was duly confirmed:—
"That the Company be wound up voluntarily; and that Mr. G. C. Johnston, F.C.A., of 95A, Chancerylane, W.C., be appointed Liquidator for the purpose of such winding-up."

H. W. GUTHRIE, Chairman.

The Companies Acts, 1908 to 1917. The ALLIANCE MORTGAGE AND INVEST-MENT COMPANY Limited.

A T an Extraordinary General Meeting of the Members of the above named Company, duly convened, and held at the Chartered Accountants' Hall, 60, Spring-gardens, Manchester, on Friday, the 28th day of October, 1921, the following Special Resolution was duly passed; and at a subsequent Extraordinary General Meeting of the said Company, also duly convened, and held at the same place, on Tuesday, the 15th day of November, 1921, the following Special Resolution was duly confirmed, viz.:—

That the Company be wound any voluntarily and

That the Company be wound up voluntarily; and that Colin Marshall Skinner (of the firm of Jones, Crewdson and Youatt, 7, Norfolk-street, Mainchester), Chartered Accountant, be and he is hereby appointed Liquidator for the purposes of such

winding-up.

A. A. GILLIES, Secretary.

In the Matter of A. G. BEACON & CO. Limited.

T an Extraordinary General Meeting of the A T an Extraordinary General Meeting of the above named Company, duly convened, and held at No. 3, Cherry-street, in the city of Birmingham, on the 31st day of October, 1921, the following Resolution was duly passed; and at a subsequent Extraordinary General Meeting of the Members of the said Company, also duly convened, and held at the same place on the 21st day of November, 1921, the same Resolution was duly confirmed as a Special Resolution, namely:— Resolution, namely:-

"That the Company be wound up voluntarily."
And at such last mentioned Meeting, Mr. Joseph Bridgwater, of 3, Cherry-street, Birmingham, Incorporated Accountant, was appointed Liquidator for the purposes of the winding-up.

A. BIRCH, Chairman.

Notice of Resolution to wind up voluntarily, pursuant to section 185 of the Companies Act, 1908.

The LEONARD WILLOUGHBY COMPANY Limited.

T an Extraordinary General Meeting of the above named Company, duly convened, and held at 156, Charing Cross-road, W.C. 2, on Thursday, the 17th day of November, 1921, the following Extracrdinary Resolution was passed:—

"That it has been proved to the satisfaction of this Meeting that the Company cannot, by reason of its liabilities, continue its business, and it is advisable to wind up the same, and accordingly that the Company be wound up voluntarily; and that Mr. S. Bullock, of 156, Charing Cross-road, W.C. 2, be and is hereby appointed Liquidator for the purpose of such windingup."

L. WILLOUGHBY, Chairman.

TRANSCO SERVICES Limited.

Extraordinary Resolution.

Passed 7th November, 1921.

T an Extraordinary General Meeting of the Members of the above named Company, duly convened, and held at The Peacock, Maiden-lane, London, W.C., on Monday, the 7th day of November, 1921, the following Extraordinary Resolution was passed,

namely:—
"That it has been proved to the satisfaction of the Company that the Company cannot, by reason of its liabilities, continue its business, and that it is advisable to wind up the same, and accordingly that the Company be wound up voluntarily, under the provision of the Companies Acts, 1908 to 1917; and that Mr. Joseph C Sherrott, of Finsbury Pavement House, London, E.C., Chartered Accountant, be appointed Liquidator. Liquidator.

F. GOLDSTRAW, Chairman.

B. L. BOYLE AND COMPANY Limited.

A T an Extraordinary General Meeting of the Members of the above named Company, duly convened, and held at Bentinck Buildings, Wheeler Gate, Nottingham, on the 11th day of November, 1921, the following Extraordinary Resolution was

1921, the following Extraordinary Resolution was duly passed:—
"That it has been proved to the satisfaction of the Directors that the Company cannot, by reason of its liabilities, continue its business, and that it is desirable that the Company be wound up voluntarily, and that the Company be wound up accordingly; and that Edward Harry Palmer, Chartered Accountant, of Bentinck Buildings, Wheeler Gate, Nottingham, be and is hereby appointed Liquidator of the Company."

F. JACKSON Chairmen

F. JACKSON, Chairman.

The Companies Acts, 1908 to 1917. BRITISH COLONIAL TRADING CO. (HULL) Limited.

Extraordinary Resolution (pursuant to (Consolidation) Act, 1908, s. 69).

(Consolidation) Act, 1908, s. 69).

A T an Extraordinary Meeting of the Members of the above named Company, duly convened, and held at Walter House, 418, Strand, W.C. 2, on Wednesday, the 16th November, 1921, the following Extraordinary Resolution was duly passed:

"That the Company cannot, by reason of its liabilities, continue its business, and that it is advisable to wind up same. It is resolved accordingly that the Company be wound up voluntarily, and that Mr. Harold Montague Barton, of the firm of Blackburns, Barton, Mayhew & Co., Chartered Accountants, Alderman's House, Bishopsgate, London, E.C. 2, be and he is hereby appointed Liquidator for the purpose of the said winding-up."

J. E. D. STICKNEY, Chairman.

CARLISLE CITADEL COMPANY Limited.

T an Extraordinary General Meeting of the Members of the above named Company, duly convened, and held at 101, Queen Victoria-street, London, E.C., on the 20th day of October, 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 14th day of November, 1921, the following Special Resolution was duly

confirmed:—
"That the Company be wound up voluntarily, under the provisions of the Companies (Consolidation), Act, 1908; and that Mr. Herbert S. Boon, of 101, Queen Victoria-street, London, E.C., be and he is hereby appointed Liquidator for the purposes of such winding-up."

SAMILE HILLER Chairman

SAMUEL HURREN, Chairman.

In the Matter of the PENLAN COLLIERY CO. Ltd.

A T a duly convened Extraordinary General Meeting of the above Company, held at No. 9. Windstreet. Swansea, on Thursday, the 17th day of November, 1921, the following Extraordinary Resolutions were passed :

were 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 voluntarily."
(2) It was also resolved that Mr. Ernest Melville Stephens Morgan, of Wind-street, Swansea, be appointed Liquidator for the purpose of such windingure.

G. E. GORDON, Chairman.

Special Resolution of THAMES BALLAST Limited. Passed 3rd November, 1921.

Confirmed 22nd November, 1921.

A T an Extraordinary General Meeting of the Members of the above named Company, duly convened, and held at 56, Cannon-street, London, E.C. 4, on the 3rd day of November, 1921, the following Resolution was duly passed as an Extraordinary Resolution; and at a subsequent Extraordinary General Meeting of the Members of the said Company, also duly convened, and held at the same place, on the 22nd day of November, 1921, the

said Resolution was confirmed as a Special Resolu-

Resolution. That the Company be wound up voluntarily.
And at such last-mentioned Meeting, Athelstan
Dangerfield, of 56, Cannon-street, London, E.C. 4,
Chartered Accountant, was appointed Liquidator for
the purposes of the winding-up.—22nd November,

A. M. HUGHES, Chairman.

Registered Office, 56, Cannon-street, 3 London, E.C. 4.

The Companies Acts, 1908 to 1917. E. THORNTON & COMPANY Ltd.

To the Registrar of Joint Stock Companies.

To the Registrar of Joint Stock Companies.

A T an Extraordinary General Meeting of the above named Company, duly convened, and held at 39, Lombard-street, in the city of London, on Friday, the 11th day of November, 1921, the following Extraordinary Resolution was duly passed:—

"That it has been proved to the satisfaction of the Company that the Company cannot, by reason of its liabilities, continue its business, and that it is advisable to wind up the same, and accordingly that the Company be wound up voluntarily under the provisions of the Companies Acts, 1908 to 1917; and that Mr. John Alexander Campbell, of No. 17, Southstreet, Finsbury, in the county of London, Chartered Accountant, be and he is hereby appointed Liquidator for the purpose of such winding-up."

E. ULLENS, Chairman.

The Companies Acts, 1908 to 1917. Re HILTON BROTHERS Ltd.

A T an Extraordinary General Meeting of the Members of the above named Company, duly convened, and held at 52, Brown-street, Manchester, in the county of Lancaster, on the 18th day of November, 1921, the following Extraordinary Resolution was duly passed:—

"That it has been proved to the satisfaction of this Meeting that the Company cannot by reason of its

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 Acts. 1908 to 1917."

And at the same Meeting the following resolution

was duly passed:—
"That Mr. Barnard Henry Brook Eldridge, of 52,
Brown-street, Manchester aforesaid, be and is hereby
appointed the Liquidator for the purposes of such winding-up."

JOHN HOLMES, Chairman of the Meeting.

The Companies Acts, 1908 to 1917. Extraordinary Resolution of HOLMES TRANSPORT Limited.

Passed 19th November, 1921.

T an Extraordinary General Meeting of the Members of the above named Company, duly convened, and held at Albion Chambers, King-street, Nottingham, on Saturday, the 19th day of November, 1921, the following Extraordinary Resolution was duly

1921, the following Extraordinary Resolution was duly passed:—

"That it has been proved to the satisfaction of this Meeting that the Company cannot, by reason of its liabilities, continue its business, and that it is advisable to wind up the same, and accordingly that the Company be wound up voluntarily; and that Mr. W. Ronald Coope, Chartered Accountant, Albion Chambers, King-street, Nottingham, be and he is hereby appointed Liquidator for the purpose of such winding-up." up. 184

P. HOLMES, Chairman.

In the Matter of SOUTH EAST PROPERTIES Limited.

T an Extraordinary General Meeting of the Mem-A T an Extraordinary General Meeting of the Members of the above named Company, duly convened, and held at the offices of Brown, Peet and Tilly, Chartered Accountants, 37/40, Mark-lane, London, E.C. 3, on the seventh day of November, 1921, the following Resolutions were duly passed; and at a subsequent Extraordinary General Meeting of the Members of the said Company, also duly convened, and held at the same place on the twenty-second day

of November, 1921, such Resolution, were duly confirmed as Special Resolutions:—
1. "That South East Properties Limited be wound

1. "That South East Properties Limited be would up voluntarely."

2. "That William Pect, of 37/40, Mark-lane, London, E.C., Chartered Accountant, be and is hereby appointed Liquidator to conduct the winding-up."

November 22nd, 1921.

A. G. COUCHMAN, Chairman.

Resolution of COLUMBIA STORES COMPANY Limited. Special NAVAL

STORES COMPANY Limited.

A T an Extraordinary General Meeting of the Members of the said Company, duly convened, and held at 23, The Albany, Old Hall-street, Liverpool, in the county of Lancashire, on the 31st day of October, 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 November, 1921, the following Special Resolution was duly confirmed:—

"That Columbia Naval Stores Company Limited be wound up, and that Mr. Edward Douglas Deans be and is hereby appointed Liquidator for the purpose of such winding-up, at a remuneration of sixty pounds sterling."

sterling.

EDWARD DOUGLAS DEANS, Director.

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

nary Resolution of the S RUBBER COMPANY Limited. Extraordinary

Passed 18th November, 1921.

T an Extraordinary General Meeting of the Ch. above named Company, duly convened, and held at the registered office of the Company, at Scrubbs-lane, Willesden Junction, N.W. 10, on Friday, the 18th day of November, 1921, at 11 a.m., the following Resolution was duly passed as an Extraordinary Resolution:—

Resolution.

"That the Company cannot, by reason of its liabilities, continue its business, and it is advisable to wind up voluntarily; that the Company accordingly be wound up voluntarily, and that Mr. Russell Kettle, of 5, London Wall-buildings, London, E.C., Chartered Accountant (a member of the firm of Messrs. Deloitte, Plender, Griffiths and Co.), be and is hereby appointed the Liquidator to conduct the winding-up."

CHAS. H. WRIGHT. Chairman. Resolution.

CHAS. H. WRIGHT, Chairman.

The Companies Acts, 1908 to 1917. Special Resolutions of BATH CATTLE WARRANTY ASSOCIATION Limited. Passed 10th November, 1921.

Confirmed 19th November, 1921.

T an Extraordinary General Meeting of the Members of the above named Company, duly convened, and held at 19, Monmouth-place, in the city of Bath, in the county of Somerset, on the 10th day of November, 1921, the Special Resolutions set out below were duly passed; and at a subsequent Extraordinary General Meeting of the Members of the said Company also duly convened and held at 19. the said Company, also duly convened, and held at 19, Monmouth-place, Bath aforesaid, on the 19th day of November, 1921, such Special Resolutions were duly confirmed :-

Special Resolutions.

(1) That the Bath Cattle Warranty Association Limited be voluntarily wound up.
(2) That Mr. R. P. Jones, of Gloucester-street, Bath, be and is hereby appointed Liquidator of the Company for the purposes of such winding-up.

HENRY J. SPILLER & SON Limited.

F, YOUNG, Chairman.

A T an Extraordinary General Meeting of the Members of the above named Company, duly convened, and held at French Weir House, Taunton, in the county of Somerset, on Wednesday, the 2nd day of November, 1921, the following Extraordinary Resolutions were duly passed; and at a Second Extraordinary Meeting, duly convened, and held at the same place, on Thursday, the 17th day of November,

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1921, were duly confirmed as Special Resolutions,

viz. :

viz.:—
(1) That the Company be wound up voluntarily.
(2) That Henry Jeanes Pollard, Chartered Accountant, of 3, Hammet-street, Taunton, in the county of Somerset, be and he is hereby appointed Liquidator for the purposes of such winding-up.
Dated this 19th day of November, 1921.

W. H. SPILLER, Chairman.

M. PITT Limited.

of the Companies (Consolidation) Act, 1908, that a Meeting of the creditors of the above named Company will be held at the office of Mr. Herbert G. Rastall, Solicitor, Salisbury House, London Wall, E.C. 2, on the 6th day of December, 1921, at 11 o'clock in the forencon.—Dated this 22nd day of November, 1921.

ALFRED E. HALE, Liquidator.

THAMES BALLAST 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 56, Cannon-street, London, E.C. 4, on the 8th day of December, 1921, at 11.30 o'clock in the forenoon, for the purposes provided for by the said section.—Dated this 23rd day of November 1921 ber, 1921.

A. DANGERFIELD, Liquidator.

This notice is inserted to comply with the requirements of the Companies Acts, as all creditors will be paid in full.

B. L. BOYLE AND 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 Bentifick Buildings, Wheeler Gate, Nottingham, on Wednesday, the 30th day of November, 1921, at 12 o'clock in the forenoon.—Dated this 15th day of November, 1921.

E. HARRY PALMER, Liquidator.

The Companies Acts, 1908 to 1917.

the Matter of the ALLIANCE MORTGAGE AND INVESTMENT COMPANY Limited. (In Voluntary Liquidation.)

PURSUANT to section 188 of the Companies (Consolidation) Act, 1908, a Meeting of the creditors of the above named Company will be held at the offices of Messrs. Jones, Crewdson and Youatt, 7, Norfolk-street, Manchester, on Wednesday, the 30th day of November, 1921, at 12 o'clock noon, for the purposes provided in the said section.—Dated this 21st day of November, 1921.

C. M. SKINNER, Liquidator.

Note.—This notice is to comply with the Companies (Consolidation) Act, 1908. All creditors will be paid in full.

The Companies Acts, 1908 to 1917. L. H. MORGAN 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 20, Bell-lane, Gloucester, on Friday, the 2nd day of December, 1921, at 11 o'clock in the forencon.—Dated this 23rd day of November, 1921 1921.

JOHN H. BAKER, Liquidator.

The Companies Acts, 1908 to 1917.

P. R. BROWN AND 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 18, Union-road, Underbank,

Stockport, on Thursday, the eighth day of December, 1921, at 12 o'clock noon.—Dated this 23rd day of November, 1921.

HARROP MARSHALL, Liquidator.

TYNESIDE PICTURES Ltd.

(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 the registered office, 2, Collingwood-street, Newcastle-on-Tyne, on the 5th day of December, 1921, at 10.30 o'clock in the forencon.—Dated this 22nd day of November, 1921.

J. W. ARMSTRONG, Liquidator.

The Companies Acts, 1908 and 1913. In the Matter of the NEW YORK REAL ESTATE SYNDICATE Limited.

IN pursuance of section 188 of the Companies (Consolidation) Act, 1908, a Meeting of the creditors of the above named Company will be held at 46, Leadenhall-street, London, E.C. 3, on the 30th November, 1921, at 12 o'clock noon, for the purposes provided for in the said section.—Dated this 21st day of November, 1921.

J. J. WALMSLEY, Liquidator.

The DUBILIER CONDENSER 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 registered office, Ducon Works, Goldhawk-road, Shepherd's Bush, W. 12, on Wednesday, the 30th day of November, 1921, at 2.30 p.m., for the purposes provided in the said section.—Dated this 16th day of November, 1921.

F. W. HOLLINGS, Liquidator.

Note.—The Meeting is creditors will be paid in full. is purely formal. All

The Companies Acts, 1908 to 1917. HILTON BROTHERS 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 52, Brown-street, in the city of Manchester, on Thursday, the 8th day of December, 1921, at 10.30 o'clock in the forencon.—Dated this 18th day of November, 1921.

BILLBROOK ELDRIDGE, Liquidator.

THE PENLAN COLLIERY CO. Ltd.

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 Hotel Metropole, Swansea, on Tuesday, the 6th day of December, 1921, at eleven o'clock in the forenoon.—Dated this 22nd day of November 1921 of November, 1921. E: M. S. MORGAN, Liquidator.

E. THORNTON & CO. Limited.

OTICE is hereby given, pursuant to section 188 of the Companies (Consolidation) Act, 1908, that a Meeting of the creditors of the above named Company will be held at the Institute of Chartered Accountants at Moorgate-place, Moorgate-street, London, E.C. 2, on Thursday, the 1st day of December, 1921, at 3 o'clock in the afternoon.—Dated this 21st day of November, 1921.

J. A. CAMPBELL, F.C.A., Liquidator, 16 and 17, South-street, London, E.C. 2.

In the Matter of SOUTH EAST PROPERTIES 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 Messrs. Brown,

Peet and Tilly, Chartered Accountants, 37/40, Marklane, E.C. 3, on Friday, the ninth day of December, 1921, at 11 o'clock in the forenoon.—Dated this twenty-second day of November, 1921

WILLIAM PEET, Liquidator.

In the Matter of the Companies Acts, 1908 to 1917; and in the Matter of COLUMBIA NAVAL STORES COMPANY Limited.

In pursuance of the provisions of section 188 (1) of the Companies (Consolidation) Act, 1908, notice is hereby given, that a Meeting of the creditors of the above named Company will be held at 23, The Albany, Old Hall-street, Liverpool, on Wednesday, the thirtieth day of November, 1921, at 3.30 o'clock in the afternoon.—Dated 16th November, 1921.

EDWARD DOUGLAS DEANS, Liquidator.

The Companies Acts, 1908-1917.

In the Matter of the SIMPLEX RUBBER CO. Ltd. (In Voluntary Liquidation.)

of the Companies (Consolidation) Act, 1908, that a Meeting of the creditors of the above named Company will be held at Winchester House, Old Broad-street, in the city of London, on Friday, the 9th day of December, 1921, at 12 o'clock noon, for the purposes provided for by the said section.—Dated this 24th day of November, 1921.

R. KETTLE, Liquidator.

The Companies Acts, 1908 to 1917.

In the Matter of the BATH CATTLE WARRANTY ASSOCIATION 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 4, North-parade, Bath, on the 5th day of December, 1921, at 3 o'clock in the afternoon, for the purposes provided for in the said section.—Dated this 18th day of November, 1921.

ROBERT P. JONES, Liquidator.

Note.—This Meeting is purely formal to comply with the Companies Acts. All creditors will be paid in full in due course.

The Companies (Consolidation) Acts, 1908 to 1917. In the Matter of HENRY J. SPILLER & SON Limited. (In Voluntary Liquidation.)

PURSUANT to section 188 of the Companies (Consolidation) Act 1999 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 5, Hammet-street, Taunton, at 11 o'clock a.m., on Saturday, the 3rd day of December, 1921. Notice is also hereby given, that the creditors of the above named Company are required, on or before the 31st December, 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 Henry Jeanes Pollard, of 3, Hammet-street, Taunton, 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 21st day of November, 1921.

H. JEANES POLLARD, Liquidator.

The Companies Acts, 1908 to 1917, and in the Matter of the NEW JERSEY COMPANY Limited. (In Voluntary Liquidation.)

Voluntary Liquidation.)

In pursuance of section 188 of the Companies (Consolidation) Act, 1908, a Meeting of the creditors of the above named Company will be held of Mortimer Hall, 93, Mortimer-street, London, W. 1, on Saturday, the 3rd day of December, 1921, at 11.30 a.m., for the purposes provided for in the said section. In order to cutitle creditors to vote at such Meeting particulars of their claims must be lodged with me not later than 12 noon, on the 1st December, 1921. Form of general and special proxy is enclosed herewith, and to be used at such Meeting must be

lodged with me not later than 12 noon, of the 1st December, 1921. Notice is hereby given, that the creditors of the above named Company are required, on or before the 31st day of December, 1921, to send in particulars of their claims, and also to forward the names and addresses of their Solicitors (if any) to G. D. Haynes, of 97, Mortimer-street, London, W. 1, 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 25th day of November, 1921. lodged with me not later than 12 noon, of the 1st

G. DOUGLAS HAYNES, Liquidator.

The Companies Acts, 1908 to 1917. The S. T. J. CINEMAS 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 that a Meeting of the creditors of the above named Company will be held at 35, Copthall-avenue, London Wall, E.C. 3, on Friday, the 9th day of December, 1921, at 2.30 o'clock in the afternoon; and notice is also hereby given, that the creditors of the above named Company are required, on or before the 6th day of January, 1922, we send their names and addresses, and the proof of their debts or claims, and the names and addresses of their Solicitors, if any, to Charles Frederick Burton, 35, Copthall-avenue, London Wall, E.C. 3, the Liquidator of the said Company; and, if so required, by a 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 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 23rd day of November, 1921.

C F. BURTON, Liquidator.

A. G. BEACON & COMPANY Limited.

URSUANT to section 188 of the Companies (Consolidation) Act, 1908, notice is hereby given, (Consolidation) Act, 1908, notice is hereby given, that a Meeting of the creditors of the above named Company will be held at the offices of the undersigned, situate at 3, Cherry-street, Birmingham, at 12.30 in the afternoon, on Friday, the 9th day of December, 1921, for the purposes provided for in the said section. Notice is also given, that the creditors of the above named Company are required, on or before the 17th day of December, 1921, to send in their names and addresses, and particulars of their debts or claims, and the names and addresses send in their names and addresses, and particulars of their debts or claims, and the names and addresses of their Solicitors (if any), to me, 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 23rd made before such debts are proved.—Dated this 23rd day of November, 1921.

JOSEPH BRIDGWATER, Liquidator.

Note.—The above notice is given for the purpose of complying with statutory requirements. All the creditors of the Company have been or will be paid in full.

COLEMAN, GREENWOOD & COMPANY Limited.

NOTICE is hereby given, that in pursuance of section 188 of the Companies (Consolidation) Act, 1908, a Meeting of the creditors of the above named Company will be held at the Queen's Hotel, Leeds, on Monday, the 5th day of December, 1921, at 2.45 p.m. for the purposes provided for in the said section. Notice is also given, that the creditors of the above named Company are required, on or before the 1st day of January, 1922, to send their names and addresses and particulars of their debts or claims, and the names and addresses of their Solicitors (if any), either to Mr. G. R. Clay, 15, Newdegate-street, Nuneaton, Chartered Accountant, or Mr. E. T. Kerr, 5, Newhall-street, Birmingham, Incorporated Accountant, the Liquidators of the said corporated Accountant, the Liquidators of the said Company; and, if so required, by notice in writing of the said Liquidators, are, by their said 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 any distribution made before such debts are proved.— Dated this 21st day of November, 1921.

OAKEY, SON and FRENCH, 10, Newdegate-street, Nuneaton, Solicitors to the above named Liquidators.

The Companies Consolidation Act, 1908. In the Matter of HOLMES TRANSPORT Limited. (In Voluntary Liquidation.)

(In Voluntary Liquidation.)

PURSUANT to section 188 of the Companies (Consolidation) Act, 1908. notice is hereby given, that a Meeting of creditors of the above named Company will be held at the office of Mr. W. Ronald Coope, Chartered Accountant, Albion-chambers, King-street, Nottingham, at 12 o'clock on Wednesday, the 7th December, 1921. Notice is also hereby given, that the creditors of the above named Company are required, on or before the 18th January, 1922, 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. W. Ronald Coope, Chartered Accountant, Albion-chambers, King-street, Nottingham, the Liquidator of the Company; and, if so required, by notice in writing from the said Liquidator, are, by their Solicitors or personally, to come in and prove their debts or claims at such time and place as shall be specified in such notice, or in default thereof they will be excluded from the benefit of any distribution made before such debts are proved.—Dated this 22nd day of November, 1921.

The Companies (Consolidation) Act, 1908.

W. RONALD COOPE, Liquidator.

In the Matter of CIRCULATORS Limited. (In Voluntary Liquidation.)

Voluntary Liquidation.)

DURSUANT to section 188 of the Companies (Consolidation) Act, 1908, notice is hereby given, that a Meeting of the creditors of the above named Company will be held at 95A. Chancery-lane, London. W.C. 2, at 3 o'clock, on Tuesday, the 6th day of December, 1921. Notice is also hereby given, that the creditors of the above named Company are required, on or before the 5th December, 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 G. C. Johnston, 95A, Chancery-lane, W.C. 2, 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 or in default thereof they will be excluded from the benefit of any distribution made before such debts are proved.—Dated this 22nd day of November, 1921. G. C. JOHNSTON, Liquidator.

The Companies Acts, 1908 and 1917.

In the Matter of the LEONARD WILLOUGHBY COMPANY Ltd. (In Voluntary Liquidation.)

COMPANY Ltd. (In Voluntary Liquidation.)

PURSUANT to section 188 of the Companies (Consolidation) Act, 1908, notice is hereby given, that a Meeting of creditors of the above Company will be held at 156, Charing Cross-road, W.C. 2, at 3 p.m., on Friday, the 2nd day of December, 1921; notice is also hereby given, that the creditors of the above named Company are required to send in their names and addresses, and particulars of their debts or claims, on or before the 24th day of December, 1921, to S. Bullock, of 156, Charing Cross-road, W.C. 2, 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 22nd day of November, 1921. day of November, 1921.

S. BULLOCK, Liquidator.

CHADWICK BROTHERS (DEWSBURY) Limited.

OTICE is hereby given, that the creditors of the above named Company, which is being voluntarily wound up, are required, on or before the 6th day of January, 1922, being the day for that purpose

fixed by the undersigned, to send their names and addresses, and the particulars of their debts or claims, and the names and addresses of their Solicitors (if any), to the undersigned, Henry Hargreaves Smith, of Fairfield House, Staincliffe-road, in the county borough of Dewsbury, Certified Accountant, the Liquidator of the said Company; and, if so required, by notice in writing from the said Liquidator, are, by their Solicitors, to come in and prove their said debts or claims at such time and place as shall be specified in such notice, or in default thereof they will be excluded from the benefit of any distribution made before such debts are proved.—Dated this 21st day of November, 1921.

HENRY H. SMITH, the above named Liquidator.

P. R. BROWN AND COMPANY Limited.

P. R. BROWN AND COMPANY Limited.

OTICE is hereby given, that the creditors of the above named Company are required, on or before the 20th day of December, 1921, to send in their names and addresses, with particulars of their debts or claims, and the names and addresses of their Solicitors (if any), to the undersigned, Harrop Marshall, of 18, Union road, Underbank, Stockport, the Liquidator of the said Company; and, if so required, by notice in writing by the said Liquidator, are, by their Solicitors or personally, to come in and prove their said debts or claims at such time and place as shall be specified in such notice, or in default thereof they will be excluded from the benefit of any distribution made before such debts are proved.

—Dated this 23rd day of November, 1921.

HARROP MARSHALL, Liquidator.

THAMES BALLAST Limited.

(In Voluntary Liquidation.)

(In Voluntary Liquidation.)

OTICE is hereby given, that the creditors of the above named Company are required, on or before the 10th day of December, 1921, to send their names and addresses, and the particulars of their debts or claims, to Athelstan Dangerfield, of 56, Cannon-street, London, E.C. 4, Chartered Accountant, the undersigned 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 23rd day of November, 1921.

A. DANGERFIELD, Liquidator.

In the Matter of SOUTH EAST PROPERTIES Limited.

AKE notice that I, William Peet, Chartered Acadon, E.C., the Liquidator of the above named Company, have fixed Monday, the twelfth day of December, 1921, as the day on or before which the creditors of the Company are to prove their debts or claims, or be excluded from the benefit of any distribution made before such debts are proved.—Dated this twenty-second day of November, 1921.

WILLIAM PEET, Liquidator.

In the Matter of the Companies Acts. 1908-1917, and in the Matter of the BIRKENHEAD PARK FOOTBALL CLUB COMPANY Limited.

FOOTBALL CLUB COMPANY Limited.

OTICE is hereby given, that the creditors of the above named Company, which is being voluntarily wound up, are required, on or before the 30th day of December, 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 Alfred Crookham Stewart, of 26, North Johnstreet, Liverpool, 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, and in default thereof they will be excluded from the benefit of any distribution made before such debts are proved.—Dated this 22nd day of November, 1921.

BANKS, KENDALL, TAYLOR and GORST,

BANKS, KENDALL, TAYLOR and GORST, 26, North John-street, Liverpool, Solicitors for the said Liquidator

NATIONAL ELECTRIC TIME 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 the offices of Messrs. Vincent and Goodrich, 13, Queen-street, Cheapside, London, E.C. 4, on Monday, the second day of January, 1922, at 12 noon precisely, for the purpose of having an account laid before them, showing the manner in which the winding-up has been conducted 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 Extraordinry Resolution, the manner in which the books, accounts and documents of the Company, and of the Liquidator thereof, shall be disposed of.—Dated this 22nd day of November, 1921.

A. CLARKE VINCENT, Liquidator.

TT & GOLD AND ELECTRICAL POWER STORAGE CO. Ltd. PRITCHETT

POWER STORAGE CO. Ltd.

NOTICE is hereby given, in pursuance of section 195 of the Companies (Consolidation) Act, 1908, that a General Meeting of the Members of the above named Company will be held at 50, Grosvenorgardens, Victoria-street, in the county of London, on the 30th day of December, at 11.30 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 thereof, shall be disposed of.—Dated this 22nd day of November, 1921.

A. W. WOODWARD, Liquidator.

The Companies Acts, 1908 to 1917. MASTERSON ROUMANIAN OILFIELDS Limited. (In Voluntary Liquidation.)

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OTICE is hereby given, in pursuance of section 195 of the Companies (Consolidation) Act, 1908, that the final General Meeting of the Members of the above named Company will be held at 29, Great St. Helens, in the city of London, on Friday, the second day of December, 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 22nd day of November, 1921.

S. J. LEE, Liquidator.

The Companies Acts, 1908 to 1917. NIGERIAN PRODUCTS 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 office of Messrs. Stead, Taylor and Stead, at The Temple, Dale street, Liverpool, on Wednesday, the 28th day of December, 1921, at 10 o'clock in the forenoon, to receive the report of 10 o'clock in the forencon, to receive the report of the Liquidator, showing how the winding-up of the Company has been conducted and its property dis-posed of, to hear any explanation that may be fur-nished by the Liquidator, and to pass an Extraordi-nary Resolution as to the disposal of the books, accounts and documents of the Company.—Dated this 21st day of November, 1921.

HENRY WHINNERAH, Liquidator.

In the Matter of the Companies Acts, 1908 to 1917, and in the Matter of the MARLBOROUGH HOSIERY MANUFACTURING COMPANY 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 office of the Liquidator of the Company, at 9, Market-street, in the city of Bradford, on Friday, the 6th day of January, 1922, at four o'clock in the afternoon, for the purpose of having an account laid before them, showing the manner in which the winding-up of the Company

has been conducted and the property of the Company disposed of, and of hearing any explanation that may be given by the Liquidator; and also of determining, by Extraordinary Resolution, the manner in which the books, accounts and documents of the Company, and of the Liquidator, shall be disposed of.—Dated this 22nd day of November, 1921.

W. T. BUTTERFIELD, Liquidator.

The RAW FILM COMPANY 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 8, Water-lane, Ludgate Hill, in the city of London, on the 29th day of December, 1921, at 11 o'clock in the forenoon, for the purpose of having an account laid before them, showing the manner in which the winding-up has been conducted and the property of the Company disposed of, and of hearing any explanation that may be given by the Liquidator; and also of determining, by Extraordinary Resolution, the manner in which the books, accounts and documents of the Company, and of the Liquidator thereof, shall be disposed of.—Dated this 21st day of November, 1921.

MORRIS GREENHILL, Liquidator. (In Voluntary Liquidation.)

MORRIS GREENHILL, Liquidator. oge 8, Water-lane, Ludgate Hill, London, E.C. 4.

In the Matter of the Companies Acts, 1908 to 1917, and in the Matter of the INTERNATIONAL BANK OF LONDON Limited. (In Voluntary Liquidation.)

Liquidation.)

OTICE is hereby given, that, pursuant to section 195 of the Companies (Consolidation) Act, 1908, a General Meeting of the Members of the above named Company will be held at 11, Ironmongerlane, in the city of London, on the 30th day of December, 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, and of hearing any explanation that may be given by the Liquidators; and of determining, by Extraordinary Resolution, the manner in which the books, accounts and documents of the Company, and of the Liquidators, shall be disposed of.—Dated this 23rd day of November, 1921.

BIRCHAM and CO Winchester House Old

BIRCHAM and CO., Winchester House, Old Broad-street, London, E.C., Solicitors for the Liquidators.

JUNIOR ARMY & NAVY STORES Limited. (In Voluntary Liquidation.)

(In Voluntary Liquidation.)

NOTICE is hereby given, in pursuance of section 195 of the Companies (Consolidation) Act, 1908, that a General Meeting of the Members of the above named Company (which was adjourned from the 21st day of November, 1921) will be held at Winchester House, Old Broad-street, in the city of London, on Thursday, the 29th day of December, 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, and of hearing any explanation that may be given by the Liquidators.—Dated this 22nd day of November, 1921.

G. H. FOOKES.

G. H. FOOKES, H. M. DOMMETT SOPER, Liquidators.

The Companies Acts, 1908 to 1917. VICTORIA MILLS (CHORLEY) Limited.

VICTORIA MILLS (CHORLEY) Limited.

NOTICE is hereby given, pursuant to the above Acts, that a General Meeting of the Members of the above named Company will be held at 29, Corporation-street, Manchester, on Thursday, the 29th day of December, 1921, at 2.30 o'clock in 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 Liquidators; and for the purpose of passing an Extraordinary Resolution disposing of the books, accounts and documents of the Company, and of the Liquidators thereof.—Dated this 23rd day of November, 1921.

AS. CROWTHER, 29, Corporation-street, Manchester. Solicitor for the said Liquidators.

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The MIDLAND IRON AND BRASS FOUNDRY COMPANY (NORTHAMPTON) Limited.

COMPANY (NORTHAMPTON) 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 the office of Messrs. F. Roberts and Company, Arcade Chambers, Northampton, on Tuesday, the 3rd day of January, 1922, 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 disposed of, and of hearing any explanation that may be given by the Liquidator; and also of determining, by Extraordinary Resolution, the nanner in which the books, accounts and documents of the Company, and of the Liquidator thereof, shall be disposed of.—Dated this 22nd day of November, 1921. 103

A. CLIFFORD TOWER, Liquidator.

The Companies Acts, 1908 to 1917. POSTING AND HAMPION'S PENZANCE POSTING FORAGE COMPANY Limited. (In Liquidation.)

Liquidation.)

NOTICE is hereby given, that a General Meeting of the Members of the above named Company will be held at No. 16, Causeway-head, Penzance, on Saturday, the 31st day of December, 1921, at five o'clock in the afternoon precisely, to receive the report of the Liquidator, showing how the winding-up of the Company has been conducted and its property disposed of, to hear any explanation that may be furnished by the Liquidator, and to pass an Extraordinary Resolution as to the disposal of the books, accounts and documents of the Company.—Dated this 22nd day of November, 1921.

W. H. LANE. Liquidator.

W. H. LANE, Liquidator.

ASHTON & GAUNT Limited.

ASHTON & GAUNT 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 4, Greekstreet, Leeds, on Wednesday, the 28th December, 1921, at 10.30 o'clock in the morning precisely, for the purpose of having an account laid before them and to receive the Liquidator's report, showing how the winding-up of the Company has been conducted and the property of the Company disposed of, and of hearing any explanation that may be given by the Liquidator; and also of determining, by Extraordinary Resolution, the manner in which the books, accounts and documents of the mining, by Extraordinary Resolution, the manner in which the books, accounts and documents of the Company, and of the Liquidator thereof, shall be disposed of.—Dated this 18th day of November, 1921.

C. S. HOLLIDAY, Liquidator.

The Companies Acts, 1908 to 1917. WILLIAM WALTON & SON (SUNDERLAND)
Limited. (In Voluntary Liquidation.)

OTICE is hereby given, that a General Meeting of the Members of the above Company will be held at the offices of Messrs. Burnicle and Morton, be held at the offices of Messrs. Burnicle and Morton, Solicitors, 65, John-street, Sunderland, on Thursday, the 29th day of December, 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 the property disposed of, to hear any explanations 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 23rd day of November, 1921.

HENRY ABEY. Liquidator. HENRY ABEY, Liquidator.

The Companies Acts, 1908-1917. The HINDLEY TWIST COMPANY 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 the offices of the Company, the Worthington Mill, Hindley, on Thursday, the 29th day of December, at ten o'clock in the forenoon, for the purpose of having an account laid before them, showing the manner in which the winding-up has been conducted and the property of

the Company disposed of, and of hearing any explanation that may be given by the Liquidator; and also of determining, by Extraordinary Resolution, the manner in which the books, accounts and documents of the Company, and the Liquidator thereof, shall be disposed of.—Dated this 18th day of November 1001

FIELDING and FERNIHOUGH, 7, Fold-street, Bolton, Solicitors for Charles Frederic Stead, the Liquidator.

Companies Acts, 1908-1917.

BEDINGTON, LIDDIATT & COMPANY Limited. (In Voluntary Liquidation.)

(In Voluntary Liquidation.)

OTICE is hereby given, that a General Meeting of the Members of the above named Company will be held at 16/18, Bayer-street, Golden-lane, E.C. 1, on the thirty-first day of December, 1921, at 11.30 a.m. o'clock precisely, for the purpose of having an account laid before them, showing the manner in which the winding-up has been conducted and the property of the Company disposed of, and of hearing any explanation that may be given by the Liquidator; and also, by Extraordinary Resolution, determining the manner in which the books, accounts and other documents of the Company, and of the Liquidator thereof, shall be disposed of.—Dated this 22nd day of November, 1921.

J. E. LIDDIATT, Liquidator.

In the Matter of the Companies Acts, 1908 to 1917, and in the Matter of BATU CAVES RUBBER COMPANY Limited, being the Company of that name incorporated in 1904.

name incorporated in 1904.

OTICE is hereby given, that a General Meeting 1 of the above named Company will be held at the office of the Company, 10, Lime-street, London, E.C. 3, on Thursday, the 29th day of December, 1921, at noon, for the purpose of having the Liquidator's accounts, showing the manner in which the winding-up has been conducted and the property of the Company disposed of, laid before such Meeting, and of hearing any explanation that may be given by the Liquidator; and also of determining, by Extraordinary Resolution, the manner in which the books, accounts and documents of the Company, and of the Liquidator thereof, shall be disposed of.—Dated this 21st day of November, 1921.

BALLANTYNE, CLIFFORD and CO., Dock

BALLANTYNE, CLIFFORD and CO., Dock House, Billiter-street, London, E.C. 3, Solici-tors for the Liquidator.

The Companies Acts, 1908 to 1917.

The Companies Acts, 1908 to 1917.

The ELF MOTOR & ENGINEERING WORKS Limited. (In Voluntary Liquidation.)

OTICE 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 No. 7/8, Idol-lane, East-cheap, London, E.C. 3, on Friday, 30th day of December next, at 3 o'clock, 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; also of determining, by Extraordinary Resolution, the manner in which the books and papers of the Company, and the Liquidator, shall be disposed of.—Dated this 21st day of November, 1921. WILLIAM A. TURNER, Liquidator.

The Companies Acts, 1908 to 1917.

In the Matter of SMITH & WALMSLEY Limited. NOTICE is hereby given that a General Meeting OTICE is hereby given that a General Meeting of the above named Company will be held at 11, North-street, Keighley, on the 30th day of December, 1921, at 10 o'clock in the forenoon precisely, for the purpose of having the Liquidator's accounts, showing the manner in which the winding-up has been conducted and the property of the Company disposed of, laid before such Meeting, and of hearing any explanation that may be given by the Liquidator; and also of determining, by Extraordinary Resolution, the manner in which the books, accounts and documents of the Company, and of the Liquidator thereof, shall be disposed of.—Dated this 21st day of November, 1921.

HARVEY RATCLIFFE, Liquidator.

WHITSTABLE HAULAGE 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 1a, Albert-street, Whitstable, in the county of Kent, on Friday, the thirtieth day of December, 1921, at two 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.

—Dated this 21st day of November, 1921.

JOHN KEMP, JR., Liquidator.

The Companies Acts, 1908 to 1917. The LONDON ETCHING COMPANY (1919) Limited.

(In Voluntary Liquidation.)

(In Voluntary Liquidation.)

NOTICE is hereby given, that a General Meeting of the Members of the above named Company will be held at 12, Lime-street, E.C., on Wednesday, the twenty-eighth day of December, 1921, at 11 o'clock in the forenoon precisely, to receive the report of the Liquidator, showing how the winding-up of the Company has been conducted and its 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 22nd day of November, 1921.

I. S. MANVELL, Liquidator

L. S. MANVELL, Liquidator.

The Companies Acts, 1908 to 1917. CENTRAL RHODESIA Limited. (In Voluntary Liquidation.)

of the Members of the above named Company will be held at 69 and 70, Broad Street-avenue, London, E.C. 2, on Thursday, the fifth day of January, 1922, at 11.30 o'clock in the forenoon 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 November, 1921. 1921.

J. F. ARNOT, H. WRETTS-SMITH, Liquidators.

GO-GO-ENE Limited. (In Liquidation.)

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GO-GO-ENE Limited. (In Liquidation.)

OTICE 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 the offices of Messrs.
Benham, Barrett, Synnott and Wade, Suffolk House,
Laurence Pountney-hill, E.C., on Monday, the
second day of January, 1922, at 11.30 o'clock in the
forenoon, for the purpose of having an account laid
before them, showing the manner in which the winding-up has been effected and the property of the
Company disposed of, and of hearing any explanation that may be given by the Liquidator; and also
to determine, by Extraordinary Resolution, the manner in which the books, accounts and documents of the
Company, and of the Liquidator thereof, shall be
disposed of.—Dated the 22nd day of November, 1921. N. P. CAMPBELL, Liquidator.

> The UNIVERSAL GARAGE Limited. (In Voluntary Liquidation.)

(In Voluntary Liquidation.)

NOTICE is hereby given, that a General Meeting of the Members of the Universal Garage Limited will be held at the offices of the Liquidator, at 2, South-quay, Great Yarmouth, in the county of Norfolk, on Monday, the 2nd day of January, 1922, at 3 o'clock in the afternoon precisely, for the purpose of having an account laid before them by the Liquidator, pursuant to section 195 of the Companies (Consolidation) Act, 1908, showing the manner in which the winding-up of the said Company has been conducted and the property of the Company disposed of, and of hearing any explanation that may be given by the Liquidator.—Dated this 23rd day of November, 1921.

BERNARD WALKER, Liquidator.

In the Matter of SOUTH EAST PROPERTIES Limited.

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. Brown, Peet and Tilly, Chartered Accountants, 37-40, Marklane, in the city of London, E.C. 3, on the fourth day of January, 1922, at 10.30 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; 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 twenty-second day of November, 1921.

WILLIAM PRET, Liquidator. WILLIAM PEET, Liquidator.

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

1908, and in the Matter of DOWSONS Limited.

The AKE notice that, pursuant to section 195 of the ill Companies (Consolidation) Act, 1908, a General Meeting of the Members of the above named Company will be held at the offices of the Liquidator, Lloyd's Chambers, Colne, on the twenty-eighth day of December, 1921, at 11 o'clock in the forenoon, for the purpose of having an account laid before them, showing the manner in which the winding-up has been conducted and the property of the Company disposed of, and of hearing any explanation that may be given by the Liquidator; and also of determining, by Extraordinary Resolution, the manner in which the books, accounts and documents of the Company, and of the Liquidator, shall be disposed of.—Dated the twenty-first day of November, 1921.

R. A. HARGREAVES, Liquidator.

R. A. STEPHENSON Limited. (In Voluntary Liquidation.)

Liquidation.)

NOTICE is hereby given, in pursuance of section 195 (i) of the Companies (Consolidation) Act, 1908, that a General Meeting of the Members of the above Company will be held at 7, Bridewell-place, E.C., on the 28th December, 1921, at 5 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 determining, by Extraordinary Resolution, the manner in which the books, accounts and documents of the Company, and of the Liquidator, shall be disposed of.

S. C. D. GALLOWAY. Liquidator.

S. C. D. GALLOWAY, Liquidator. 7, Bridewell-place, E.C., 24th Nov., 1921.

NOTICE is hereby given, that the Partnership heretofore subsisting between us, the undersigned, Frederick Heaton and Hammond Mitchell, signed, Frederick Heaton and Hammond Mitchell, carrying on business as Marine and Insurance Brokers, at 19A, Corporation-street, in the city of Manchester, under the style or firm of "ATHERTON & CO.," has been dissolved by mutual consent as and from the 31st day of August, 1921. All debts due to and owing by the said late firm will be received and paid by the said Hammond Mitchell.—Dated the 18th day of November, 1921.

HAMMOND MITCHELL. FREDERICK HEATON.

NOTICE is hereby given, that the Partnership heretofore subsisting between us, the undersigned, Edric Sydney Martin, M.R.C.V.S., and William Stothert, M.R.C.V.S., carrying on business as Veterinary Surgeons at "Magnolia House," Christchurch, Hants, and at No. 28, Derby-road, Bournemouth, under the style or firm of "MARTIN AND STOTHERT," has been dissolved under a power for that purpose contained in the Articles of Partnership, as and from the thirty-first day of October, one thousand nine hundred and twenty-one, and that in future the said business will be carried on by the said Edric Sydney Martin alone at

"Magnolia House," Christchurch aforesaid, by whom all debts due to and owing by the said late firm will be received and paid.—Dated this nineteenth day of November, 1921.

EDRIC SYDNEY MARTIN. WM. STOTHERT.

OTICE is hereby given, that the Partnership heretofore subsisting between us, the undersigned, Reginald Sydney Stanley and Charles Arthur Lee, carrying on business as Turf Accountants and Commission Agents, at 40, Shaftesbury-avenue, in the county of London, under the style or firm of "REGINALD CHARLES," has been dissolved by mutual consent as and from the fourteenth day of November, 1921. All debts due to and owing by the said late firm will be received and paid by the said Reginald Sydney Stanley.—Dated this fourteenth day of November, 1921.

REGINALD SYDNEY STANLEY.

REGINALD SYDNEY STANLEY. CHARLES LEE.

OTICE is hereby given, that the Partnership heretofore subsisting between us, the undersigned, Mary Keogh and Alice Mary Newitt, carrying on business as a Nursing and Maternity Home, at Essex Lodge, Central Hill, Upper Norwood, Surrey, under the style or firm of ESSEX LODGE NURSING HOME, has been dissolved by mutual consent as and from the first day of October, 1921. All debts due to and owing by the said late firm will be received and paid by the said Mary Keogh.—Dated this 18th day of November, 1921.

MARY KEOGH

MARY KEOGH.
DEVONSHIRE, MONKLAND and CO., Solicitors for and on behalf of the above named Alico Mary Newitt.

NOTICE is hereby given, that the Partnership heretofore subsisting between us, the undersigned, Albert Lainchbury and Florence Mary Lainchbury, carrying on business as Laundry Proprietors, at 1500, Pershore-road, Stirchley, Birmingham, under the style or firm of the STIRCHLEY HAND LAUNDRY, has been dissolved by mutual consent as and from the nineteenth day of November, 1921. All debts due to and owing by the said late firm will be received and paid by the said Florence Mary Lainchbury, who will continue to carry on the said business alone.—Dated this 19th day of November, 1921.

ALBERT LAINCHBURY. FLORENCE M. LAINCHBURY.

OTICE is hereby given, that the Partnership heretofore subsisting between us, the undersigned, Charles Richard Bostwick and Emily Bostwick, carrying on business as Grocers and Provision Dealers and Wine, Spirit and Beer Retailers, at 34, Nether Hall-road, and 43, Beckett-road, Doncaster, in the county of York, under the style or firm of E. BOSTWICK & SON, has been dissolved by mutual consent as and from the 30th day of July, 1921. All debts owing by the said late firm will be paid by the said Charles Richard Bostwick.—Dated the 21st day of November, 1921. cf November, 1921.

CHARLES RICHARD BOSTWICK.

OTICE is hereby given, that the Partnership heretofore subsisting between us, Herbert James Harris and William Byford, carrying on business as Motor Engineers, at London-road, Leigh-on-Sea, under the style or firm of the LEIGH MOTOR WORKS, has been dissolved as from the 17th day of November, 1921, as far as concerns the said William Byford, who retires from the said business.—Dated the 18th day of November, 1921.

HERBERT JAMES HARRIS WILLIAM BYFORD.

NOTICE is hereby given, that the Partnership heretofore subsisting between us, the undersigned, Edwin Fletcher, of 60, Cannhall-road, Leytonstone, in the county of Essex, and Jake Peterson Fournaise, of 845, High-road, Leyton, in the said county, carrying on business as MOTOR ENGINEERS, at 330, Lea Bridge-road, Leyton, under the style or firm of "FLETCHER & FOURNAISE,"

has been dissolved by mutual consent as from the fifth day of October, 1921. All debts due and owing to or by the said late firm will be received or paid by the said Jake Peterson Fournaise; and such business will be carried on in the future by the said Jake Peterson Fournaise.—As witness our hands this 16th day of November, 1921.

EDWIN FLETCHER. J. P. FOURNAISE.

NOTICE is hereby given, that the Partnership heretofore subsisting between Ellen Raphael, who died on the 8th day of April, 1919, and the undersigned, Solomon Bernstein, carrying on business as Cap and Hat Manufacturers, at Victoria Mills, 1, Nightingale-street, in the city of Manchester, under the style or firm of E. RAPHAEL, has been discoved by the death of the said Ellen Raphael, on the 8th day of April, 1919. All debts due to and owing by the said late firm will be received and paid by the said Solomon Bernstein, who will continue the business under the style of E. Raphael.—Dated this 22nd day of November, 1921.

S. BERNSTEIN, 1 Executors of

S. BERNSTEIN, Executors of LOUIS KLETZ, Ellen Raphael. S. BERNSTEIN.

NOTICE is hereby given, that the Partnership heretofore subsisting between us, the undersigned, John Richard Miles and John Oliver Miles, carrying on business as Lead, Glass, Oil and Colour Merchants and Builders' Merchants, at 43, Mile Endroad, London, E., under the style or firm of "JOHN R. MILES & SON," has been dissolved by mutual consent as from the first day of April, 1920. All debts due and owing to or by the said late firm will be received or paid by the said John Richard Miles, and such business, so far as regards the Paint, Oil, Colour and Varnish Branch, will be carried on in the future by the said John Oliver Miles, at 47, Mile End-road aforesaid, under the style or firm of "John R. Miles & Son,"—As witness our hands this 23rd day of November, 1921.

JOHN R. MILES. J. O. MILES.

OTICE is hereby given, that the Partnership heretofore subsisting between us, the undersigned, Frederick Thomas Hicks and William Garnet Smith, carrying on business as Grocers and Provision Merchants and General Stores, at Rotherfield, in the county of Sussex, under the style or firm of "WILSON'S STORES," has been dissolved by mutual consent as and from the 3rd day of November, one thousand nine hundred and twenty-one; and in one thousand nine hundred and twenty-one; and in future all debts due to and owing by the said late firm will be received and paid by the said William Garnet Smith, who will continue to carry on the said business.—Dated this twenty-third day of November, 1901

F. T. HICKS. W. GARNET SMITH.

NOTICE is hereby given, that the Partnership heretofore subsisting between us, the undersigned, Kathleen O'Flynn and Ruby Mabel Hicks, carrying on business as Dressmakers, Ladies' Outfitters and Milliners, at No. 26, Fleet-street, Torquay, ander the style or firm of "DOYLYNN," has been dissolved by mutual consent as and from the twenty-second day of November, 1921.—Dated the 22nd day of November, 1921.

KATHLEEN O'ELYNN

KATHLEEN O'FLYNN. RUBY MABEL HICKS.

NOTICE is hereby given, that the Partnership hitherto existing between Charles Winn Jones and Evan Watkin Jones, carrying on business as Shipowners, Shipbrokers and Coal Exporters, at Boston Buildings, Bute Docks, in the city of Cardiff, under the style or firm of "EVAN JONES AND COMPANY," has been dissolved as and from the fourteenth day of November, one thousand nine hundred and twenty-one. The business of the firm will be continued under the same title by the said Charles Winn Jones as from that date, and all debts due to and owing by the said firm will be received and paid by the said Charles Winn Jones.—Dated the 18th day of November, 1921.

C. WINN JONES. E. W. JONES.

NOTICE is hereby given, that the Partnership fieretofore subsisting between us, the undersigned, Michael Cohn and Harry Cohn, carrying on business as General Dealers, at 10, Edgbaston-street, and 2, Bull-ring, Birmingham, in the county of Warwick, under the style or firm of M. & H. COHN AND COHN BROTHERS, was dissolved, as and from the 31st day of July, 1921, by mutual consent.—Dated the 21st day of November, 1921.

MICHAEL COHN. HARRY COHN.

OTICE is hereby given, that the Partnership heretofore subsisting between us, the undersigned, Sydney Herbert Warman, Gertrude Baber Diggens and Silas Ernest Avery, formerly carrying on business as Blouse Manufacturers and Wholesale and Retail Blouse Merchants and Dealers, at 68, East Castle-street, Oxford-street, London, and 12a, Diana-place, Great Portland-street, London, under the style or firm of "WARMAN, DIGGENS & AVERY," has been dissolved by mutual consent as from the 29th day of September, 1921. All debts due to and owing by the said late firm will be received and paid respectively by the said Gertrude Baber Diggens and Silas Ernest Avery, who carry on business at 12a, Diana-place, Great Portland-street, London.—Dated the 19th day of November, 1921.

SYDNEY H. WARMAN. GERTRUDE B. DIGGENS. S. E. AVERY.

NOTICE is hereby given, that the Partnership heretofore subsisting between us, the undersigned, Samuel George Cozens, Richard Grose, and Edward George Coombs, carrying on business as Electrical Engineers and Contractors, at Ormonde House, No. 63, Queen Victoria-street, in the city of London, under the style or firm of S. G. COZENS & CO., has been dissolved by mutual consent as and from the first day of October, 1921. All debts due to and owing by the said late firm will be received and paid by the said Samuel George Cozens and Edward George Coombs, who will continue the said business under the present style or firm of S. G. Cozens and Co.—Dated this 21st day of November, 1921.

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S. G. COZENS. E. G. COOMBS. R. GROSE.

OTICE is hereby given, that the Partnership which has for some time past been carried on by Horace Shaw Whitley and David Arthur Willmott. under the style of WHITLEY & WILLIMOTT, at Percy Garages, Percy-road. Shepherd's Bush, W., in the trade and business of Motor Engineers, was this day dissolved by mutual consent.

—As witness our hands this 7th day of November, 1921 1921.

H. S. WHITLEY. D. A. WILLMOTT.

NOTICE is hereby given, that the Partnership heretofore subsisting between us, the undersigned, William Smith and Frederick William Poulden, carrying on business as Contractors, General Merchants, and Timber Sawyers, at 39, Vanguard-street, Deptford, under the style or firm of "THE NELSON SAW MILLS," has been dissolved by mutual consent as from the first day of November, 1921. And such business will be carried on in the future by the said William Smith.—As witness our hands this 21st day of November, one thousand nine hundred and twenty-one.

WILLIAM SMITH. FREDERICK WILLIAM POULDEN.

N OTICE is hereby given, that the Partnership between John Evan Tibbs, deceased (who died on the 7th day of June, 1921), and the undersigned, Evan Llewellyn Tibbs, carrying on business as Oil, Tallow, Turpentine, &c., Brokers, at 50/51, Lime-street, in the city of London, under the style or firm of "J. E. TIBBS, JUNIOR," was dissolved as and from the 7th day of June, 1921. All debts due and owing by the said late firm will be received and paid by the said Evan Llewellyn Tibbs, who will carry on the said business at the

above address, 50/51, Lime-street, London, under the style or firm of "J. E. Tibbs, Junior."—Dated the 21st day of November, 1921.

PERCY I. B. TIBBS, one of the Administrators under Letters of Administration (with will annexed) to the Estate of the said John Evan Tibbs, deceased.

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OTICE is hereby given, that the Partnership heretofore subsisting between us, the undersigned, Harry Wardle and Arthur William Lewis, carrying on business as Haulage Contractors at Longport, Stoke-upon-Trent, under the style or firm of WARDLE & LEWIS," has been dissolved by mutual consent as and from the first day of October, 1921.—Dated this nineteenth day of November, 1921.

HARRY WARDLE. ARTHUR WILLIAM LEWIS.

HE firm of JOHN METHVEN & COMPANY, Merchants in Dundee, of which the subscribers, John Methven and Andrew Dougall Wilson, were the only partners, was dissolved at 70th June, 1921, by mutual consent.

Mr. Wilson retired entirely from the business at said date, and Mr. Methven since said date has continued and will hereafter continue the business for his own individual behoof under the same firm name of John Methven & Company, and has right to the dissolved firm's assets, and will discharge its liabili-

Dundee, 18th November, 1921.

JOHN METHVEN. A. D. WILSON.

Re WILLIAM PINKNEY, Deceased.

Pursuant to the Act of Parliament 22nd and 23rd Vic., cap. 35.

Vic., cap. 35.

OTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of William Pinkney, late of 18, Nares-street, Scarborough, in the county of York, retired Tailor, deceased (who died on the 20th day of October, 1915, and whose will was proved in the District Registry of the Probate Division of His Majesty's High Court of Justice, on the 16th day of November, 1915, by William Robert Pinkney and William Darling White, the executors therein named), are hereby required to send the particulars, in writing, of their claims to us, the undersigned, the Solicitors for the said executors, on or before the 28th day of December next, after which date the said executors will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims of which they shall then have had notice; and they will not be liable for the 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 November, 1921. this 25th day of November, 1921.

BIRDSALL and SNOWBALL, Bank Chambers, Scarborough, Solicitors for the Executors.

JOSEPH DAY, Deceased.

Pursuant to the Statute 22 and 23 Vict., cap. 35.

LL persons having claims against the estate of Joseph Day, late of Austage End, King's Walden, in the county of Herts, Retired Poultry Dealer (who died on the 25th day of October, 1921, and to whose estate letters of administration were granted by the Principal Probate Registry on the 10th November 1921 to Jane Regressen) are required to send by the Principal Probate Registry on the 10th November, 1921, to Jane Berryman), are required to send written particulars thereof to the undersigned before the 21st day of December, 1921, after which date the said administratrix will distribute the estate, having regard only to the claims of which she shall then have had notice.—Dated this 21st day of November, 1921.

HOBSON and MacMAHON, 34, Essex-street, Strand, London, W.C. 2, Solicitors for the said Administratrix.

EDWARD REYNOLDS RAY, Deceased.

Pursuant to the Statute 22 and 23 Vict., 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 Edward Reynolds Ray, late of 4, Coventry-chambers, Haymarket, in the county of London, M.R.C.S. (England), L.S.A., F.R.S.M. (who died on the 8th day of July, 1921, and whose will was proved by Alice Evelyn Ray, of Darbys, Cookham Dene, in the county of Berks, Widow, the executrix therein named) in the Principal Registry of the Probate Division of His Majesty's High Court of Justice, on the 9th day of November, 1921), are hereby requested to send particulars, in writing, of their claims and demands to us, the undersigned, Solicitors for the said executrix, on or before the 4th day of January, 1922, after which date they will proceed to distribute the assets of the said deceased amongst the parties entitled thereto, having regard proceed to distribute the assets of the said deceased amongst the parties entitled thereto, having regard only to the debts and claims of which they shall have had notice; and that they will not be liable for the assets, or any part thereof, so distributed, to any person or persons of whose debt, claim or demand they shall not then have had notice.—Dated this 21st day of November, 1921.

HORE, PATTISSON and BATHURST, 48, Lincoln's Inn-fields, W.C. 2, Solicitors for the said Executrix,

Re EDWIN THEOBALD HOHLER, Deceased.

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

Law of Property and to relieve Trustees."

OTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Edwin Theobald Hohler, late of 10, Cadogan-place, in the county of London, deceased (who died on the 19th day of August, 1921, and whose will was proved in the Principal Registry of the Probate Division of His Majesty's High Court of Justice, on the 8th day of November, 1921, by William Hereward Charles Rollo and Alfred Edward Debenham, two of the executors therein named), are hereby required to send the particulars, in writing, of their claims to us, the undersigned, the Solicitors for the said executors, on or before the 31st day of January next, after which date the said executors will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims of which they shall then have had notice; and they will not be liable for the assets of the said deceased, or any part thereof, so distributed, to any person of whose claims or demands they shall not then have had notice.—Dated this 25rd day of November, 1921.

BULLEN, DEBENHAM, HARSTON and

BULLEN, DEBENHAM, HARSTON and BENNETT, 52 and 53, Cheapside, London, E.C. 2, Solicitors for the Executors.

Re Dame EVA MARY DUCKWORTH-KING, Deceased.

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

Law of Property and to relieve Trustees."

OTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Dame Eva Mary Duckworth-King, late of Mount Wear, Countess Wear, near Exeter, in the county of Devon, deceased (who died on the 26th day of September, 1921, and whose will was proved in the Principal Registry of the Probate Division of His Majesty's High Court of Justice, on the 24th day of October. 1921, by Sir George Henry James Duckworth-King, Baronet, the executor therein named), are hereby required to send the particulars, in writing, of their claims to us, the undersigned, the Solicitors for the said executor, on or before the 31st day of January next, after which date the said executor will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims of which he shall then have had notice: and he will not be liable for the assets of the said deceased, or any part thereof, so the assets of the said deceased, or any part thereof, so distributed, to any person of whose claims or demands he shall not then have had notice.—Dated this 23rd day of November, 1921.

ULLEN. DEBENHAM, HARSTON BENNETT. 52 and 53, Cheapside, Lo E.C. 2, Solicitors for the Executor. London, Re NEVILLE GEORGE DE BRETTON PRIESTLEY, Deceased.

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

chapter 35.

Notice is hereby given, that all persons having any claims or demands against the estate of Neville George de Bretton Priestley, late of "Roadside," 102, West-hill, East Putney, Surrey, Gentleman, deceased (who died on the 13th day of December, 1920, and whose will, with two codicils thereto, was proved in the Principal Probate Registry, on the 13th day of April, 1921, by Edith Gabrielle Priestley, the executrix therein named), are hereby required to send the particulars thereof to us, the undersigned, on or before the 31st day of December, 1921, after which date the said executrix will distribute the assets of the said executrix will distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the debts, claims and demands of which she shall then have had notice.—Dated this 22nd day of November, 1921. ber, 1921.

FRESHFIELDS and LEESE, 31, Old Jewry, E.C. 2, Solicitors for the said Executrix.

WILLIAM GRIFFITHS, Deceased.

Pursuant to the Law of Property Amendment Act, 22 and 23 Vict., cap. 35.

22 and 25 Vict., cap. 35.

OTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of William Griffiths, of Upper House, Llansaintfread-in-Elvel, in the county of Radnor, formerly of Pendre, Llansaintfread-in-Elvel aforesaid, Farmer (who died on the 30th December, 1920, and whose will and codicil were proved in the Hereford District Probate Registry, on the 15th day of November, 1921, by the Rev. David Rees, of The Manse, Llanbister-road, Radnorshire, and Mr. John Rees Davies, of the National Provincial and Union Bank, Builth Wells, Breconshire, the executors named in the said will), are hereby required to send particulars, in writing, of their claims or demands to me, the undersigned, on or before the 30th December, 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 the said executors shall then have had notice; and that the said executors will not be liable for the assets of the said deceased, or any part thereof, so distributed to any passen of whose claims or 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 22nd day of November, 1921.

HUGH VAUGHAN VAUGHAN, Builth Wells,. Solicitor for the Executors.

Pursuant to the Statute 22 and 23 Victoria, ch. 35.

OTICE is hereby given, that all persons having any claims against the estate of JOHN CROSBIE AITKEN HENDERSON, late of 23, Dorset-square, Marylebone, in the county of Middlesex (who died on the seventh day of April, one thousand nine hundred and twenty-one, intestate, and sand nine hundred and twenty-one, intestate, and letters of administration of whose estate were granted out of the Principal Registry, on the 17th day of November. 1921. to Robert Sharp Warren, the lawful attorney of William Hope Henderson), are hereby required to send particulars, in writing, of their claims to us, the undersigned, on or before the 28th day of December. 1921. after which date the administrator will distribute the assets of the said deceased, having regard only to the claims of which he shall then have had notice.—Dated this 21st day of November. 1921.

LAWRENCE JONES and CO., 16, St. Helen's-place, Bishopsgate, E.C. 3, Solicitors for the said Administrator. 057

Re ISABELLA RINTOUL, Deceased.

Pursuant to the Statute 22 and 23 Vict., c. 35.

Pursuant to the Statute 22 and 25 vict., c. 35.

NOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Isabella Rintoul. late of No. 3, Palmerston-terrace, Park-road, East Molesey, in the county of Surrey, Spinster (who died on the 2⁷rd day of December, 1920, and in respect of whose estate letters of administration, with will annexed, were, on the 4th day of October, 1921, granted out of the Principal Registry of the Probate Division of His Majesty's High Court of Justice to Vera Pintoul, of 84, Northview-drive, Westcliff-on-Sea, in the county of Essex, Spinster), are hereby required to send, in

writing, particulars of their claims or demands to us, the undersigned, the Solicitors for the administratrix, on or before the 31st day of December, 1921, after which date the administratrix will proceed to distri-bute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims and demands of which she shall then have had notice; and she will not be liable for the assets, or any part thereof, so distributed, to any person or persons of whose claims or demands she shall not then have had notice.—Dated this 23rd day of November, 1921.

LIDDLE and LIDDLE, 206, London-road, Southend-on-Sea, Solicitors for the Administra-

Re JAMES HANSON, Deceased. Notice.

Notice.

A LL persons having any claims against the estate of James Hanson, of 355, Bowling Old-lane, in the city of Bradford, retired Butcher, deceased (who died 25th July, 1921, and whose will was proved in the Principal Probate Registry, on 17th November, 1921, by John William Collins and Albert Armstrong, the executors thereof), are hereby required to send particulars of their claims to us, the Solicitors for the said executors, before the 25th day of December, 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 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 persons of whose claims they shall not then have had notice.—Dated this 24th day of November, 1921.

FARRAR, STEAD, WALKER and COCK-

FARRAR, STEAD, WALKER and CO CROFT, 5, Town Hall-square, Bradford.

Re RICHARD ALFRED OBREE, 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 Richard Alfred Obree, late of Hope Dene, Portman-crescent, West Southbourne, in the county of Hants, Gentleman, deceased (who died on the 17th day of April, 1920, and whose will was proved in the Principal Registry of the Probate Division of His Majesty's High Court of Justice, on the 5th day of July, 1921, by Elizabeth Annette Obree and Frank Stephen Streeter, the executors therein named), are hereby required to send the particulars, in writing, of their claims or demands to us, the undersigned, the Solicitors for the said executors, on or before the 24th day of December, 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 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 21st day of November, 1921.

PAGE and GULLIFORD, 29, Portland-street, Southampton, Solicitors for the said Executors.

Re THOMAS THOMAS, Sea View Farm, Llantwit Major, Deceased.

Pursuant to 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."

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 Thomas Thomas, late of Sea View Farm, Llantwit Major, in the county of Glamorgan, Farmer, deceased (who died on the 31st day of July, 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 11th day of October, 1921, by William Williams and David Robert Evans, the executors therein named), are hereby required to send the particulars, in writing, of their claims or demands to me, the undersigned, the Solicitor for the said executors, on or before the 1st day of January, 1922, after which date the executors will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims

and demands of which they shall then have had notice; and they will not be liable for the assets of the said deceased, or any part thereof, so distri-buted, to any person or persons of whose claims or demands they shall not then have had notice.—Dated this 22nd day of November, 1921.

E. W. MILES, Cowbridge, Glam., Solicitor for the said Executors.

In the Will of AMY CAROLINE ELLISTON, late of Bournemouth, in the county of Hants, England (formerly of "Dimoia," Wattle Tree-road, East Malvern, Melbourne), Deceased, Wife of Edmund Malvern, Melbou Charles Elliston.

Charles Elliston.

OTICE is hereby given, that all persons having claims against the estate of the above named Amy Caroline Elliston (who died in January, 1915, and probate of whose will was granted in Queensland to Charles Edward Maltby, then of Georgestreet, West Sydney, New South Wales, and Harold Washington Williams, of "Brockley." Meredith-street, Homebush, near Sydney aforesaid, the executors named in the said will, on the 23rd February, 1916, was sealed with the seal of the Supreme Court of Victoria, in its Probate Jurisdiction, upon the application of the said Charles Edward Maltby and Harold Washington Williams), are required to send particulars, in writing, of their claims to the said Harold Washington Williams, the surviving executor, care of the undersigned, on or before the twenty-eighth day of December, 1921, after which date the said surviving executor will make a final distribution of the assets of the said deceased among the persons entitled under the said will thereto, having regard only to the claims of which he shall then have had notice.—Dated this 23rd day of November, 1921.

RAWLINS, RAWLINS and DAVY, Hinton

RAWLINS, RAWLINS and DAVY, Hinton Chambers, Bournemouth.

Re MARY ELIZABETH RICE, Deceased.

Re MARY ELIZABETH RICE, Deceased.

OTICE is hereby given, that all persons having claims against the estate of Mary Elizabeth Rice, late of "Burnham," Woodcote Grove-road, Coulsdon, in the county of Surrey, Widow (who died on the 15th June, 1921, and to whose estate letters of administration were, on the 24th August, 1921, granted to Rose Annie Pugsley, of Combe Martin, Devon, by the Principal Probate Registry of the High Court of Justice), are hereby required to send written particulars of such claims to me, the undersigned, on or before the 30th day of December, 1921, and that at the expiration of that time the administratrix will proceed to distribute the assets of the said deceased among the parties entitled thereto, having regard only to the claims of which she shall then have had notice.—Dated this 23rd day of November, 1921.

PERCY HOLT, 1, Brighton-road, Purley, Surrey, Solicitor for the said Administratrix.

Mrs. MARY ALICE BISCOE, Deceased.

Mrs. MARY ALICE BISCOE, Deceased.

A LL persons having any debts, claims or demands against the estate of Mrs. Mary Alice Biscoe, late of "Merton," Camberley, Surrey (who died 16th April, 1921), are hereby required to send particulars of their claims to us before the first day of February, 1922. At the expiration of that time the executors will proceed to distribute the assets of the said testator among the parties entitled thereto, and they will not be liable for the assets, so distributed to any person of whose claim they shall not then have had notice.—Dated this 24th day of November, 1921.

CHAS STEVENS and DRAYTON, 6. Bond-

CHAS. STEVENS and DRAYTON, 6, Bond-court, Walbrook, E.C. 4, Solicitors to the said Executors.

DANIEL SUTHERLAND, Deceased.

Pursuant to the Law of Property Amendment Act, 1859.

any claims against the estate of Daniel Sutherland, late of 156, Stretford-road, Urmston, in the county of Lancaster, deceased (who died on the 30th May, 1921, and letters of administration, with the will annexed, of his estate were granted by the Principal Registry of the Probate Division of His Majesty's High Court of Justice, on the 14th November, 1921, to Mary Hall Sutherland, Nellie Miller Sutherland

and Anna Oliver Sutherland, the administratrixes of the estate of the said deceased), are hereby required to send the particulars, in writing, of their claims to the undersigned, the Solicitors for the said adminis-tratrixes, on or before the 31st December, 1921, after which date the raid administratrixes will proceed to distribute the assets of the said deceased amongst the persons entitled the eto, having regard only to the debts, claims and demands of which they shall then have had notice.—Dated this 23rd day of November, 1921

LAWSON; COPPOCK and HART, 18, Tib-lane, Cross-street, Manchester, Solicitors for the said Administratrixes.

Re WALTER BLACKETT TREVELYAN, Deceased.

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

Law of Property and to relieve Trustees."

OTICE is hereby given, that all creditors and others having any debts, claims or demands against the estate of Walter Blackett Trevelyan, late of St. Andrew's Hospital, Northampton, Esquire, deceased (who died on the 21st day of December, 1920, and to whose estate and effects administration was granted by the Principal Registry of the Probate Division of His Majesty's High Court of Justice, on the 29th day of June, 1921, to Dame Constance Helena Channell, the Wife of the Right Hon. Sir Arthur Moseley Channell, P.C.), are hereby required to send in particulars of their debts, claims or demands to us, the undersigned, the Solicitors for the said administratrix, on or before the 28th day of December, 1921, after which date the said administratrix will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims and demands of which she shall then have had notice; and she will not be liable regard only to the claims and demands of which she shall then have had notice; and she will not be liable for the assets of the said deceased, or any part thereof, so distributed, to any person or persons of whose debts, claims or demands she shall not then have had notice.—Dated this 21st day of November, 1921.

RASHLEIGH, TURNER, MANN and ROSHER, 63, Lincoln's Inn-fields, London, W.C. 2, Solicitors for the said Administratrix. 115

MARGARET TAYLOR, Widow, Deceased. Pursuant to the Act of Parliament 22 and 23 Vic., сар. 35.

OTICE is hereby given, that all creditors and other persons having any debts, claims and demands against the estate of Margaret Taylor, of 31, Wellmeadow-road, Lewisham, in the county of Kent, Widow (who died on the 9th day of August, 1921, and whose will and codicil were proved in the Principal Probate Registry, on the 8th day of November, 1921, by the Public Trustee and David William Noakes, the executors named in the said will), are hereby required to send in particulars of their debts, claims or demands to us, the undersigned, Solicitors for the said executors, on or before the 24th day of December, 1921, after which date the said executors will proceed to distribute the assets of the said deceased among the persons entitled thereto, having regard only to the debts, claims and demands of which they shall then have had rotice; and they will not be liable for the assets, or any part thereof, so distributed, to any person or persons of whose debt, claim buted, to any person or persons of whose debt, claim or demand they shall not then have had notice.— Dated this 21st day of November, 1921.

BRIDGMAN and CO., 4, College-hill, Cannon-street, E.C. 4, Solicitors for the said Executors.

Re Doctor OLIVER CODRINGTON, 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 Oliver Codrington, of "Wootton," 10, Ailsa-road, St. Margaret's-on-Thames, in the county of Middlesex, Doctor of Medicine, deceased (who died on the 3rd January, 1921, and whose will was proved by Commander George Geoffrey Codrington, of Swinhope, North Thoresby, Lincs., and Miss Louisa Mary Codrington, of 8, Riverdale-road, Twickenham. Middlesex, the executors therein samed, in the Principal Probate Registry, on the 22d February, 1921), are hereby re-

quired to send the particulars, in writing, of their claims and demands to us, the undersigned, Solicitors for the said executors, on or before the 21st day of December, 1921, after which date the said executors will proceed to distribute the assets of the said Oliver Codrington amongst 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, or any part thereof, so distributed, to any person of whose claim or demand they shall not then have had notice.—Dated this 21st day of November, 1921. day of November, 1921.

ENRY F. JOHNSON and SON, 18, Theobald's-road, Bedford-row, W.C. 1, Solici-tors for the said Executors. HENRY

Re ARTHUR HUDSON McCUMISKEY, Deceased. Pursuant to Statute 22nd and 23rd Vic., cap. 35.

Pursuant to Statute 22nd and 23rd Vic.. cap. 35.

OTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Arthur Hudson McCumiskey, late of Number 84, Aglionby-street, in the city of Carliale, Merchant, deceased (who died on the 28th day of July, 1921, and whose will was proved in the Carlisle District Registry of the Probate Division of His Majesty's High Court of Justice, on the 28th day of October, 1921, by Winifred Jessie McCumiskey, Widow, the relict of deceased, William Thomas Scott and Joseph Critchley, the executors therein named), are hereby required to send the particulars, in writing, of their claims or demands to us, the undersigned, the Solicitors for the said executors, on or before the 31st day of December, 1921, after which date the said executors will proceed to distribute the assets of the said deceased amongst the persons antitled thereto, having regard only to the claims and demands of which they shall then have had notice; and they will not be liable for the assets of the said deceased, or any part thereof, so distributed, to any person or persons of whose claims or demands they shall not then have had notice.—Dated this 21st day of November, 1921. of November, 1921.

THOMPSON, MAWSON and GLENNY, Solicitors for the said Executors, 18, Bank-street, Carlisle.

Re EDWIN CONWAY JOB, 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 claims or demands against the estate of Edwin Conway Job, late of 19. Yauxhall-road, Wincobank, in the county of York (who died on the 17th day of August, 1921, and to whose estate letters of administration were granted by the District Registry of Wakefield, on the 22nd day of September, 1921, to Marjorie Higgins, administratrix, and one of the next of kin of the above named deceased), are, on or before the 24th day of December next, requested to send in particulars of such claim or demands to the undersigned, and in default thereof the said administratrix will proceed to distribute the assets of the said deceased; and will not be liable for such assets, or any part thereof, so distributed, to any person of whose claims or demands they shall not have had notice.—Dated this 23rd day of November, 1921.

E. J. TWIGG, Imperial Buildings, Rotherham,

. J. TWIGG, Imperial Buildings, Rotherham, Solicitor for the said Administratrix.

Re LOUISA MARIA BORRADAILE, Deceased. Pursuant to the Act of Parliament 22 and 23 Vict., c. 35.

OTICE is hereby given, that all creditors having any claim against the estate of Louisa Maria Borradaile, late of St. Hilary, in the city of Lincoln, Widow, deceased (who died on the 16th day of November, 1920, and whose will was proved in the Lincoln District Probate Registry, on the 11th day of December, 1920, by the executors therein named, are required to send in particulars of their debts to the Solicitors for the said executors, on or before are required to send in particulars of their debts to us, the Solicitors for the said executors, on or before the 31st day of December, 1921, after which date the assets of the said deceased will be distributed amongst the persons entitled, having regard only to the claims of which they shall then have had notice.— Dated this 24th day of November, 1921.

BURTON, SCORERS and WHITE, Stonebow, Lincoln, Solicitors for the said Executors.

Re WILLIAM PHILLIPS, Deceased.

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

A LL persons having claims against the estate of William Phillips, late of Coate Farm, Tedburn Saint Mary, in the county of Devon, Farmer and Builder, deceased (who died on the 28th day of January, 1921, and whose will was proved in the District Probate Registry at Exeter, on the 5th day of September, 1921), are requested to send particulars of such claims to the undersigned, on or before the 12th day of December, 1921, after which date the executor will distribute the estate, having regard only to the claims then received.—Dated this 21st day of November, 1921.

FRIEND and TARBET. 14. Castle-street.

FRIEND and TARBET, 14, C Exeter, Solicitors to the Executor. Castle-street,

Re WILLIAM GRUNDY, Deceased.

Re WILLIAM GRUNDY, Deceased.

A LL persons having claims or demands against the estate of the late William Grundy, of 99, Dukinfield-road, Hyde, in the county of Chester, retired Mill Manager (who died on the 8th day of October, 1921, and whose will was proved in the Principal Probate Registry by William Robert Grundy, of "Hylands," Mottram Old-road, Gee Cross, Hyde aforesaid, Taxi-Cab Proprietor, and Charles Haigh Cooper, of "Ivy Bank," King-street, Dukinfield, in the said county of Chester, Accountant, the executors, on the 16th day of November, 1921), are requested to send particulars of such claims or demands to me, the undersigned, as Solicitor for the executors, on or before the 31st day of tor for the executors, on or before the 31st day of December, 1921, after which date the executors will proceed to distribute the assets, having regard only to the claims then received.—Dated this 22nd day of November, 1921.

REG. WHITWORTH, 17, Booth-street, Ashton-under-Lyne, Solicitor for the Executors.

Re JOHN HAMILTON, 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 John Hamilton, late of "Claremont," Amersham-road, Putney, in the county of Surrey, Esquire (who died on the 13th day of April, 1921, and whose will was proved in the Principal Probate Registry of His (Majesty's High Court of Justice, on the 15th day of August, 1921, by Alice Hamilton, John Henry Hamilton, and Alice Charlotte Soar, the executors named in the said will) are hereby required to send particulars, in writing, of their claims or demands to us, the undersigned, the Solicitors for the said executors, on or before the 31st day of December, 1921, after which date the said executors will proceed to distribute the essets of the 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 execused, 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 21st day of November, 1921.

HICKS, ARNOID and BENDER, 35, King-

HICKS, ARNOLD and BENDER, 35, King-street, Covent Garden, W.C. 2, Solicitors for the said Executors.

WILLIAM HARDY, Deceased.

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

chapter 35.

NOTICE is hereby given, that all creditors and persons having any claims or demands against the estate of William Hardy, late of Ravenslaw, Alrwick, in the county of Northumberland, deceased (who died on the sixth day of July, 1917, and whose will was proved by Laurence Robert Hardy and Thomas Alder Thorp, both of Alnwick aforesaid, two of the executors therein named, on the 19th day of September, 1917, and by William Hardy, of Alnwick aforesaid, the other executor, on the 26th day of May, 1919, in the Principal Registry of the Probate Division of the High Court of Justice), are hereby required to send in the particulars of their claims and demands to the undersigned, their Solicitor, on or before the twenty-first day of January, 1922; and notice is hereby also given, that after that day the said executors will proceed to distribute the assets of the deceased among the parties entitled thereto, haven the deceased among the parties entitled thereto, having regard only to the claims of which the said executors shall then have notice; and that they will not be liable for the assets, or any part thereof, so dis-tributed, to any person of whose debt or claim they shall not then have had notice.—Dated this 21st day of November, 1921.

DICKSON, ARCHER and THORP, Narrow-gate House, Alnwick, Northumberland, Solici-tors for the Executors.

MARY AGNES UCELAYETA, Deceased. RODRIGO UCELAYETA, Deceased.

Pursuant to Statute.

NOTICE is hereby given, that all persons having any claim against the respective estates of Mary Agnes Ucelayeta, late of 13, Rue de la Bombe, Bordeaux Gironde, France (who died on the 12th March, 1919), and of her husband, Rodrigo Ucelayeta, late of the same address (who died on the 11th April, 1919), are hereby required to send written particulars of such claim to us as Solicitors for Gilbert Marshall of such claim to us, as Solicitors for Gilbert Marshall Prior, the administrator of both the said estates, on Prior, the administrator of both the said estates, on or before the 31st December next, after which date the said administrator will proceed to distribute the assets of both the said deceased among the parties entitled thereto, having regard only to the claims of which they shall then have had notice.—Dated this 21st day of November, 1921.

CHURCH, ADAMS, PRIOR and BALMER, 11, Bedford-row, London, W.C. 1, Solicitors for the said Administrator.

Re REGINALD AMBROSE FACEY, Deceased. Pursuant to the Statute 22 and 23 Vict., c. 35.

Pursuant to the Statute 22 and 23 Vict., c. 35.

OTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Reginald Ambrose Facey, late of 5, Stanhope-gardens, South Kensington, in the county of London, Physician and Surgeon, deceased (who died on the 11th day of October, 1921, and administration of whose estate, with the will annexed, was granted out of the Principal Probate Registry, on the 18th day of November, 1921, to Ethel Gertrude Facey, of 5, Stanhope-gardens aforesaid, Widow), are hereby required to send the particulars, in writing, of their claims to us, the undersigned, the Solicitors for the said administratrix, at the address hereunder written, on or before the 28th day of December next, after which date the said administratrix will proceed after which date the said administratrix will proceed to distribute the assets of the deceased amongst the persons entitled thereto, having regard only to the claims and demands of which she shall then have had notice; and she will not be liable for the assets of the said deceased, or any part thereof, to any person or persons of whose claims and demands they shall not then have had notice.—Dated this 23rd day of November, 1921.

FOWLER, LEGG and YOUNG, 13, Bedford-row, W.C. 1, Solicitors for the Administratrix.

Re JOHN WILLIAM DRUCE CLINCH, 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."

amend the Law of Property and to relieve Trustees."

NOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of John William Druce Clinch, late of 88, Torquay-road, Newton Abbot, in the county of Devon, deceased (who died on the 17th day of October, 1921, and whose will was proved in the Principal Registry of the Probate Division of His Majesty's High Court of Justice, on the 18th day of November, 1921, by Oswald Barker, of Swindon, and Charles Crump, of Ealing Common, the executors therein named), are hereby required to send the particulars, in writing, of their claims or demands to us, the undersigned, the Solicitors for the said executors, on or before the 24th day of December, 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 21st day of November, 1921. ber, 1921.

LEADER, PLUNKETT and LEADER, 76, Newgate-street, London, E.C. 1, Solicitors for the said Executors.

Re EDWARD QUIRK, Deceased. Pursuant to 22nd and 23 Vict., c. 35.

Pursuant to 22nd and 23 Vict., c. 35.

NOTICE is hereby given, that all persons having any debts, claims or demands against the estate of Edward Quirk, late of 12, Wesley-street, Waterloo, near Liverpool, in the county of Lancaster, retired Clerk of Works and Surveyor (who died on the 3rd July, 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 17th November, 1921, by the Public Trustee (Manchester), the executor therein named), are hereby-required to send written particulars thereof to us, the undersigned, on or before the 4th January, 1922, 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.—Dated this 23rd day of November, 1921.

BARROW and COOK, Victoria-square, St.

BARROW and COOK, Victoria-square, St. Helens, Solicitors in this Matter for the Deputy Public Trustee (Manchester).

Re AMY ROBINSON, Deceased.

Re AMY ROBINSON, Deceased.

OTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Any Robinson, late of 14, Greenwalk, Whalley Range, Manchester (who died on the 23rd day of October, 1921, and whose will was proved in the District Probate Registry at Manchester, on the 21st day of November, 1921, by Thomas Edward Cains, the executor therein named), are hereby required to send particulars, in writing, of their claims to us, the undersigned, the Solicitors for the said executor, on or before the 51st day of December next, after which date the said executor will proceed to executor, on or before the olst day of December next, after which date the said executor will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims of which he shall then have had notice; and he will not be liable for the assets of the said deceased, or any part thereof, so distributed, to any person of whose claims or demands he shall not then have had notice.—Dated this 22nd day of November, 1921.

JAMES CHAPMAN and CO., 23, John Dalton-street, Manchester, Solicitors for the Executor.

Ro ELIZABETH GRUNDY, 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 claims or demands against the estate of Elizabeth Grundy, deceased, late of the Fitzwilliam Hotel, Milford-street, Carbrook, in the city of Sheffield (who died on the 3rd day of October, 1920, and whose will was proved in the District Registry of Wakefield, on the 6th day of November, 1920, by George Henry Morris and Ernest Jackson Twigg, the executors therein named), are, on or before the 24th day of December next, requested to send in particulars of such claim or demands to the undersigned, and in default thereof the said executors will proceed to distribute the assets of the undersigned, and in detault thereof the said executors will proceed to distribute the assets of the said deceased; and will not be liable for such assets, or any part thereof, so distributed, to any person of whose claims or demands they shall not have had notice.—Dated this 23rd day of November, 1921.

J. TWIGG, Imperial Buildings, Rotherham, Solicitor for the said Executors.

Re HUGH WILSON WALTON WILSON, 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 Hugh Wilson Walton Wilson, late of Shotley Hall, in the county of Northumberland, Esquire, deceased (who died on the 1st day of March, 1921, and whose will was proved in the Newcastle-upon-Tyne District Registry of the Probate Division of His Majesty's High Court of Justice, on the 24th day of August, 1921, by Laline Isolda Walton Wilson, Anne Cecilia Elfgyva Walton Wilson and Robert O'Donelan Ross-Lewin, 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 December,

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 debts, claims or demands they shall not then have had notice.—Dated this 22nd day of November, 1921.

GIBSON, PYBUS and PYBUS, 42, Mosley-street, Newcastle-upon-Tyne, Solicitors for the said Executors.

Re RICHARD LAUGHTON DUNSTAN, 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 claims or demands against the estate of Richard Laughton Dunstan, late of Hall Farm, Braithwell, near Rotherham, in the county of York, Farmer, deceased (who died on the 6th day of May, 1921, and whose will was proved in the District Registry of Wakefield, on the 28th day of September, 1921, by Arthur Barber and Thomas Chambers, the executors therein named), are, on or before the 24th day of December next, requested to send in particulars of such claim or demands to the before the 24th day of December next, requested to send in particulars of such claim or demands to the undersigned, and in default thereof the said executors will proceed to distribute the assets of the said deceased; and will not be liable for such assets, or any part thereof, so distributed, to any person of whose claims or demands they shall not have had notice.—Dated this 23rd day of November, 1921.

E. J. TWIGG, Imperial Buildings, Rotherham, Solicitor for the said Executors

Re STEPHEN EDWARD HOGG, Deceased.

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

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 Stephen Edward Hogg, late of Ovington Farm, Ovington, in the county of Yorks, Farmer, deceased (who died on the 1st day of May, 1921, and whose will was proved in the Principal Registry of the Probate Division of His Majesty's High Court of Justice, on the 7th day of October, 1921, by Hannah Maria Hogg, the executrix therein named), are hereby required to send the particulars, in writing, of their claims to the undersigned, the Solicitors for the said executrix, on or before the 14th day of December next, after which date the said executrix will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims of which she shall then have had notice; and she will not be liable for the assets of the said deceased, or any part thereof, so distributed, to any person of whose claims or demands she shall not then have had notice.—Dated this 23rd day of November, 1921.

W. J. and H. C. WATSON, Barnard Castle,

W. J. and H. C. WATSON, Barnard Castle, Solicitors for the Executrix.

WILLIAM EDWARD DIXON, 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."

Law of Property and to relieve Trustees."

NOTICE is hereby given, that all creditors and other persons having any debts, claims or demands against the estate of William Edward Dixon, formerly of Oulton Broad, near Lowestoft, and Coniston Lodge, Canterbury-road, Margate, but late of Kirkee, Mill-road, West Worthing, in the county of Sussex, Gentleman (who died on the 10th day of October, 1921, and whose will and a codicil thereto were proved in the Principal Registry of the Probate Division of His Majssty's High Court of Justice, on the 11th day of November, 1921, by Francis John Fraser, the executor therein named), are hereby roquired to send particulars, in writing, of their debts, claims or demands to us, the undersigned, as Solicitors to the said executor, on or before the 31st day of December, 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 that he will not be liable for the assets, or any part thereof, so distributed, to any person or persons of whose debt, claim or demand he shall not then have had notice.—Dated this 23rd day of November, 1921.

FRASER and SON, 19, Southampton-street, Bloomsbury, W.C., 1, Solicitors for the said Executor.

Re WILLIAM COLLIER, Deceased.

Pursuant to the Act of Parliament of the 22nd and 23rd Vict., c. 35.

23rd Vict., c. 35.

NOTICE is hereby given, that all creditors and other persons having any debts, claims or demands against the estate of William Collier, late of 99, Ashley-terrace, Ashley, near Market Drayton, in the county of Stafford, Gentleman, deceased (who died on the 21st day of August, 1921, and whose will was proved in the Principal Registry of the Probate Division of His Majesty's High Court of Justice, on the 3rd day of November, 1921, by William Henry Cotterill and Thomas Henry Dean, 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 twenty-third day of December, 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 23rd day of November, 1921.

WARREN, UPTON and GARSIDE, Market

WARREN, UPTON and GARSIDE, Market Drayton, Solicitors for the said Executors.

Re EDWARD BATSFORD, Deceased.

Pursuant to the Act of Parliament of the 22nd and 23rd Vict., cap. 35.

OTICE is hereby given, that all creditors and other persons having any debts, claims or demands against the estate of Edward Batsford, late of Whatcote, in the county of Warwick, Farmer, deceased (who died on the 3rd day of November, 1916, and whose will was proved in the Principal Registry of the Probate Division of His Majesty's High Court of Justice, on the 20th day of February, 1917, by George Henry Batsford and Alfred Edward Batsford, the executors therein named), are hereby required to send in particulars of their debts, claims or demands to the said executors on or before the 17th quired to send in particulars of their debts, claims or demands to the said executors on or before the 17th day of December, 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 or demands of which they shall then have had notice; and they will not be liable for the assets of the said deceased, or any part thereof so distributed to any person or persons of 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 November,

F. B. HANCOCK, Shipston-on-Stour, Solicitor to the said Executors.

Re TOM COLLINSON, 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 Tom Collinson, late of 1, Brunswick-road, Pudsey, in the county of York, Schoolmaster, deceased (who died on the 18th day of October, 1919, and whose will was proved in the Principal Probate Registry of the Probate Division of His Majesty's High Court of Justice, on the 14th day of April, 1920, by Mary Elizabeth Collinson, John William Hinchliffe and Sarah Ann Collinson, the executors therein named), are hereby required to send the particulars, in writing, of their claims or demands to us, the undersigned, the Solicitors for the said executors, on or before the 7th day of January, 1922, 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 25th day of November, 1921.

ANKS, NEWELL and DEMAINE, Prudential Buildings, Bradford, Solicitors for the said BANKS, Executors.

Re MARY ELLEN MOORE, Deceased.

Pursuant to the Statute 22 and 23 Vict., cap. 35.

Pursuant to the Statute 22 and 23 Vict., cap. 35.

OTICE is hereby given, that all creditors and other persons having claims or demands against the estate of Mary Ellen Moore, late of 91, Rockstreet, in the city of Sheffield, deceased (who died on the 3rd day of September, 1921, and whose will was proved in the Principal Probate Registry, on the 14th day of October, 1921, by William Wright Burton and John Hunt Howells, both of Sheffield aforesaid, the executors therein named), are hereby required to send the particulars, in writing, of their claims or demands to me, the undersigned, the Solicitor for the said executors, on or before the 31st day of December, 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.—Dated this 23rd day of November, 1921.

LAWRENCE J. KIRKHAM, 27, York-street,

LAWRENCE J. KIRKHAM, 27, York-street, Sheffield, Solicitor for the said Executors.

Re TOM NORTHALL, Deceased.

Pursuant to the Statute 22 and 23 Vict., cap. 35.

Pursuant to the Statute 22 and 23 Vict., cap. 35.

OTICE is hereby given, that all creditors and other persons having claims or demands against the estate of Tom Northall, late of 123, Cobden View-road, in the city of Sheffield, deceased (who died on the 5th day of August, 1921, and whose will was proved in the Principal Probate Registry, on the 15th day of September, 1921, by Harry Northall, of 58, Kirton-road, Sheffield aforesaid, the executor therein named), are hereby required to send the particulars, in writing, of their claims or demands to me, the undersigned, the Solicitor for the said executor, on or before the 31st day of December, 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.—Dated this 25rd day of November, 1921. Nevember, 1921.

LAWRENCE J. KIRKHAM, 27, York-street, Sheffield, Solicitor for the said Executor.

Re ALFRED DENT, 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 Alfred Dent, late of 55, Leepark, Blackheath, in the county of Kent, deceased (who died on the 24th day of September, 1921, and whose will was proved in the Principal Probate Registry, on the 17th day of November, 1921, by Ena Fanny Dent, the sole executrix 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 executrix, on or before the 31st day of December, 1921, after which date the said executrix will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims and demands of which 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 21st day of November, 1921.

or whose claims or demands they shall not then have had notice.—Dated this 21st day of November, 1921. JOHNSON, WEATHERALL, STURT and HARDY, 7, King's Bench-walk, Temple, London, E.C. 4, Solicitors for the said Execu-

Mrs. FLORENCE ELLA EDGELOW, Deceased. Pursuant to the Statute 22 and 23 Vic., cap. 35.

OTICE is hereby given, that all persons having any claims or demands upon or against the estate of Florence Ella Edgelow, late of 49, Evelyngardens, South Kensington, S.W. 7, and formerly of 18, Hertford-street, Mayfair, W. 1. (who died on

the 29th day of October, 1921, and whose will was proved in the Principal Probate Registry, on the 18th day of November, 1921, by John Percy Witty and George William Hennen Edgelow, the executors therein named), are required to send particulars thereof, in writing, to the undersigned, on or before the 30th day of December, 1921, after which date the assets of the said deceased will be distributed by the said executors and regard had only to the claims the said executors, and regard had only to the claims and demands of which they shall then have had notice.—Dated this 21st day of November, 1921.

WITTY and CO., 13, Fenchurch-buildings, E.C. 3, Solicitors for the Executors.

Re SYDNEY BATCHELOR MICHAEL, 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 Sydney Batchelor Michael, late of Heathfield Cottage, Rotherfield, Sussex, and formerly of Heathfield Hall, Rotherfield aforesaid, Barristerat-Law, deceased (who died on the 4th day of March, 1921, and letters of administration, with the will annexed, of whose estate were granted by the Principal Probate Registry of His Majesty's High Court of Justice, on the 19th day of April, 1921, to Isabel Mary Lloyd and Winifred Mary Lloyd), are hereby required to send the particulars, in writing, of their claims and demands to us, the undersigned, the Solicitors for the said administratrixes, on or before the 7th day of January, 1922, after which date the said administratrixes will proceed to distribute the assets of the said deceased amongst after which date the said administratures 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 that they will not be liable for the assets of the said deceased, or any part thereof, so distributed, to any person or persons of whose claims or demands they shall not then have had notice.—Dated this 22nd day of November, 1921.

BATCHELOR, PIRKIS and FRY, Outer Temple, Strand, W.C. 2, Solicitors for the said Administratrixes.

ISABELLA FRANCES THORP, Deceased. Pursuant to the Statute 22nd and 23rd Victoria, chapter 35.

OTICE is hereby given, that all creditors and persons having any claims or demands against the estate of Isabella Frances Thorp, late of Dene Head House, Ryton-on-Tyne, in the county of Durham, Widow, deceased (who died on the 26th day of August, 1919, and whose will was proved by the Reverend Charles Fenwick Thorp, of The Rectory, Ovingham-on-Tyne, Mary Isabel Thorp, of Dene Head House aforesaid, and Thomas Alder Thorp, of Bondgate Hall, Alnwick, the executors therein named, on the 19th day of November, 1919, in the Principal Registry of the Probate Division of the High Court of Justice), are hereby required to send in the particulars Registry of the Probate Division of the High Court of Justice), are hereby required to send in the particulars of their claims and demands to the undersigned, their Solicitors, on or before the 21st day of January, 1922; and notice is hereby also given, that after that day the said executors will proceed to distribute the assets of the deceased among the parties entitled thereto, having regard only to the claims of which the said executors shall then have notice; and that they will not be liable for the assets, or any part thereof, so distributed, to any person of whose debt or claim they shall not then have had notice.—Dated this 21st day of November, 1921. November, 1921.

DICKSON, ARCHER and THORP, Narrowgate House, Alnwick, Northumberland, Solicitors for the Executors.

WILLIAM GOLDSBOROUGH WEST, Deceased. Pursuant to the Statute 22nd and 23rd Victoria, chapter 35.

NOTICE is hereby given, that all creditors and persons having any claims or demands against the estate of William Goldsborough West, late of 48, the estate of William Goldsborough West, late of 48, 8t. George's-road, Southwark, in the county of Surrey, Doctor of Medicine, deceased (who died on the 19th day of May, 1921, and whose will was proved by Thomas Alder Thorp, of Bondgate Hall, Alnwick, the executor therein named, on the 3rd day of August, 1921, in the Principal Registry of the Probate Division of the High Court of Justice), are hereby required to send in the particulars of their claims and demands to the undersigned, his Solicitors, on or before the twenty-first day of January, 1922; and notice is hereby also given, that after that day the said executors will proceed to distribute the assets of the deceased among the parties entitled thereto, having regard only to the claims of which 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 he shall not then have had notice. -Dated this 21st day of November, 1921.

DICKSON, ARCHER and THORP, Narrowgate House, Alnwick, Northumberland, Schicitors for the Executor.

Miss MARGARET SARA IKIN, 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 Margaret Sara Ikin, late of "Elvestone," Budleigh Salterton, in the county of Devon, Spinster (who died on the twenty-second day of August, 1921, and whose will was proved in the Probate Division of the High Court of Justice, at the Principal Registry, on the first day of November, 1921, by John William Price, of 61, Carey-street, Lincoln's Inn, London, and Henry Frederick Semple, of Abele Tree, Budleigh Salterton aforesaid, 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 twenty-fourth day of December, 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 converges of whose claims or demands they shall not 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 22nd day of November, 1921.

KENDALL, PRICE and FRANCIS, 61. Carey-street, Lincoln's Inn, in the county of London, Solicitors to the said Executors.

JOHN ATTER, Deceased.

Pursuant to Statute 22 and 23 Victoria, chapter 35. Pursuant to Statute 22 and 23 Victoria, chapter 35.

OTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of John Atter, late of 49, Northfield-road, Stamford Hill, in the county of Middlesex, Gentleman, deceased (who died on the 22nd day of August, 1921, and whose will was proved in the Principal Registry of the Probate Division of the High Court of Justice, on the 10th day of November, 1921, by the Public Trustee, the executor therein named), are hereby required to send the particulars, in writing, of their claims or demands to us, the undersigned, on or before the 28th day of December, 1921, after which date the said executor will proceed to distribute the assets of the said deceased among the parties entitled thereto, having regard only to the claims and demands of which he shall then have had notice, and he will not be liable for the assets of the said deceased, or any part thereof, to any person the said deceased, or any part thereof, to any person or persons of whose claims or demands he shall not then have had notice.—Dated this 19th day of November, 1921.

YOUNG and SONS, 29, Mark-lane, E.C. 3, Solicitors for the Executor.

GEORGE EDGELOW, M.D., 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 or demands upon or against the estate of George Edgelow, M.D., late of 49, Evelyn-gardens, South Kensington, S.W. 7, and formerly of 18, Hertford-street, Mayfair, W. 1 (who died on the 20th day of November, 1920, and whose will was proved in the Principal Probate Registry. on the 11th day of December, 1920, by Florence Ella Edgelow, the executrix therein named), are required to send particulars thereof, in writing, to the undersigned, on or before the 30th day of December, 1921, after which date the assets of the said deceased will be distributed, and regard had only to the claims and demands of which notice shall then have been received.—Dated this 21st day of November, 1921.

WITTY and CO., 13, Fenchurch-buildings,

VITTY and CO., 13, Fenchurch-buildings, E.C. 3, Solicitors for the Executrix. WITTY

OTICE is hereby given, pursuant to the Law of Property Amendment Act, 1859, that all persons having any claims against the estate of JANE BEESTON, late of 393, Wightman-road, Hornsey, Widow, deceased (who died on the 27th of September, 1921, and administration of whose estate was granted to Isaac Hacker, on the 17th of November, 1921, by the Principal Probate Registry), are hereby required to send in the particulars of their debts or claims to the said administrator at the London office of the the said administrator at the London office of the undersigned, his Solicitors, on or before the 28th day of December, 1921; and notice is hereby also given, that after that date the said administrator will proceed to distribute the assets of the said Jane Beeston, ceed to distribute the assets of the said Jane Beeston, deceased, amongst the parties entitled thereto, having regard only to the claims of which he shall then have had notice, and that he will not be liable for the assets, or any part thereof, so distributed, to any person of whose debt or claim he shall not then have had notice.—Dated the 21st of November, 1921.

GUILLAUME and SONS, 9, Salisbury-square, London, E.C. 4, and Bournemouth, Solicitors for the said Administrator. .175

ANN JEFFERSON, Deceased.

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

Chapter 55.

NOTICE is hereby given, that all creditors and persons having any claims or demands against the estate of Ann Jefferson, late of 10, South Craster, Lesbury, in the county of Northumberland, Spinster, deceased (who died on the 9th day of September, 1921, and to whose personal estate letters of administration were granted to Mary Jane Moore, the Wife of John Moore, of 57, Hartside-terrace, Chevington Drift, in the said county, on the 11th day of October, 1921, by the Newcastle-upon-Tyne District Registry of the Probate Division of the High Court of Justice), are hereby required to send in the par-Registry of the Probate Division of the High Court of Justice), are hereby required to send in the particulars of their claims and demands to the said Mary Jane Moore, or to the undersigned, her Solicitor, on or before the 20th day of December, 1921; and notice is hereby also given, that after that day the said administratrix will proceed to distribute the assets of the deceased among the parties entitled thereto, having regard only to the claims of which the said administratrix shall then have notice; and that she will not be liable for the assets, or any part thereof, so distributed, to any person of whose debt or claim she shall not then have had notice.—Dated this 22nd day of November, 1921.

ROBT. MIDDLEMAS. Alawick. Solicitor for the

ROBT. MIDDLEMAS, Alnwick, Solicitor for the Administratrix.

Re Mrs. MARY FRANKLIN, Deceased. Pursuant to Statute 22nd and 23rd Vict., c. 35.

OTICE is hereby given, that all persons having claims against the estate of Mary Franklin, late of "Kelvinside," 11, London-road, in the county borough of Southampton, Widow (who died on the 15th day of October, 1921, and whose will was proved on the 10th day of November, 1921, by George Albert Waller, of 7, Albion-place, Southampton aforesaid, Solicitor, and Ernest Lovell Foot, of "Cosy Corner," Purlieu, Hythe, in the county of Southampton, Municipal Accountant, the executors therein named), are required to send written particulars ton, Municipal Accountant, the executors therein named), are required to send written particulars thereof to the undersigned not later than the 20th day of January, 1922, after which date the executors will distribute the estate, having regard only to the claims of which they shall then have had notice.—Dated this 23rd day of November, 1921.

WALLER, THORNBACK and McCARRAHER, 7, Albion-place, Southampton, Solicitors for the Executors.

Re JAMES DIXON, Deceased.

Pursuant to the Statute 22 and 23 Vict., c. 35.

OTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of James Dixon, late of 7, St. Albans-road, Kensington, in the county of Middlesex, Esquire (who died on the 30th day of August, 1920, and probate of whose will was granted by the Principal Registry of the Probate Division of His Majesty's High Court of Justice, on the 6th day of January, 1921, to Ashby St. John Ingle, of Selwood Lodge, Bognor, Sussex, Esquire, Lieutenant-Colonel Edward Walter Comyn, C.M.G., D.S.O., of Church

Ι

No. 32529.

Farm House, Rotherwick, Hants, and Marjorie Katharine Chinnery, the Wife of Ellis Haldane Chinnery, Esquire, J.P., of Fringford Manor, Bicester), are hereby required to send particulars, in writing, of their claims or demands to us, the undersigned, the Solicitors to the said executors, on or before the 31st day of December, 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 that they will not be liable for the assets, or any part thereof, so distributed, to any person or persons of whose claim or demand they shall not then have had notice.—Dated this 18th day of November, 1921.

ROBINS, HAY, WATERS and HAY, 9, Lincoln's Inn-fields, London, W.C. 2, Solicitors to the Executors.

to the Executors.

Re EMILY SUSANNAH ANDERSON, 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 Emily Susannah Anderson, late of 72, Queen-street, Coatham, Redcar, in the county of York, Widow, deceased (who died on the 31st day of July, 1921, and whose will was proved in the Frincipal Registry of the Probate Division of His Majesty's High Court of Justice, on the 8th day of October, 1921, by William Joseph Anderson and Lilian Maud Anderson, the executors therein named), are hereby required to send in the particulars of their debts, claims or demands to us, the undersigned, the 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 December, 1921, after which date the said executors will proceed to distribute the assets of the said decessed 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 decessed 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 21st day of November, 1921.

H. and J. P. WATSON, 9, Queen's-terrace Middlesbrough, Solicitors for the said Executors.

Re THOMAS SMITH ANDREW, Deceased. Pursuant to 22 and 23 Vict., c. 35.

Pursuant to 22 and 23 Vict., c. 55.

NOTICE is hereby given, that all creditors and other persons having any debts, claims or demands against the estate of Thomas Smith Andrew, late of Totley, in the county of Derby, Farmer, deceased (who died on the 28th day of June, 1921, and whose will was proved in the Principal Registry of the Probate Division of His Majesty's High Court of Justice, on the 19th day of November, 1921, by Albert Andrew and Frederick Crawshaw Creswick, the executors therein named), are hereby required to send in the particulars of their debts, claims or demands to us, the undersigned, the Solicitors for the said executors, on or before the 17th claims or demands to us, the undersigned, the Solicitors for the said executors, on or before the 17th day of December, 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 22nd day of November, 1921.

LUCAS and LUCAS Church Street chambers

LUCAS and LUCAS, Church Street-chambers, Sheffield, Solicitors for the said Executors.

Re ALICE ANNIE READ, Deceased.

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

OTICE is hereby given, that all creditors and other persons having any debts, claims or demands against the estate of Alice Annie Read, late of "Alma House," West End, Whittlesey, in the Isle of Ely and county of Cambridge, Spinster, deceased (who died on the 25th day of July, 1921, and whose will was proved in the Peterborough Probate Registry, on the 17th day of September, 1921, by William Maize and Alexander Stewart Robertson, the

oxecutors therein named), are hereby required to send in the particulars of their debts or claims to me, the undersigned, the Solicitor for the said executors, on or before the 24th day of December next, after which date the said executors will proceed to distribute the assets of the alway decessed amongst the persons date the said executors will proceed to distribute the assets of the above 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 debts, claims or demands they shall not then have had notice.—Dated this 23r1 day of November, 1921.

H. B. HARTLEY, Whittlesey, Solicitor for the said Executors

Re CHARLES ALBERT HINGSTON, 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 Charles Albert Hingston, late of 3, The Esplanade, Plymouth, in the county of Devon. Doctor of Medicine, deceased (who died on the 5th day of April, 1921, and whose will was proved in the Principal Registry of the Probate Division of his Majesty's High Court of Justice, on the 19th day of August, 1921, by Henry Lancelot Hingston Hill, Charles Coyte and Sydney Urban Hamlyn, 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 28th day of December, 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 22nd day of November, 1921.

J. WALTER WILSON and SON, 6, Princess-square, Plymouth, Solicitor for the said Execu-

WALTER WILSON and SON, 6, Princess-square, Plymouth, Solicitor for the said Execu-737

CATHERINE EUGENIE JOYCE, Deceased. Pursuant to the Statute 22nd and 23rd Victoria, chapter 35.

chapter 35.

OTICE is hereby given, that all persons having any claims against the estate of Catherine Eugenie Joyce, late of 58, Kenilworth-road, St. Leonards-on-Sea, Sussex, Spinster (who died on the 30th day of January, 1921, intestate, and letters of administration to whose estate were granted in the Principal Probate Registry to Thomas Athol Joyce, on the 11th day of May, 1921), are hereby required to send particulars, in writing, of their claims to the undersigned, on or before the 31st December, 1921, after which date the said administrator will distribute the assets of the deceased, having regard only to the claims of which he shall then have had notice.—Dated this 18th day of November, 1921.

A. H. K. SQUIRE. 8. Union-court, Old Broad-

A. H. K. SQUIRE, 8, Union-court, Old Broad-street, London, E.C. 2, Solicitor to the said Administrator. 214

Re WILLIAM GREENWOOD, 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 William Greenwood, late of 34, Washington-street, Girlington, in the city of Bradford, deceased (who died on the 3rd day of July, 1919, and whose will was proved in the Principal Registry of the Probate Division of His Majesty's High Court of Justice, on the 18th day of December, 1919, by Thomas Dalby and Edwin Dalby, the executors therein named), are hereby required to send in the particulars of their debts, claims or demands to me, the undersigned, the Solicitor for the said executors, on or before the 8th day of December, 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 23rd day of November, 1921.

CHAS. E. THORP, 37A, Ivegate, Bradford, Solicitor for the said Executors.

ISABEL SWAN, of No. 3 Flat, Highwood House, Upper Marylebone-street, Portland-place, House, Upper Marylebone-street, Portland-place, in the county of London, do hereby give notice, that I have assumed the name of Slingsby in lieu of and in substitution for my present surname of Swan, and intend henceforth upon all occasions and at all times to sign and use and to be called and known by the names of Isabel Slingsby instead of Isabel Swan, and that such intended change or assumption of name is formally declared by deed poll dated the eighteenth day of November, 1921, and enrolled in the Central Office of the Supreme Court of Judicature on the 23rd day of November, 1921, in testimony whereof I do hereby sign and subscribe myself by such my intended future name.—Dated this 23rd day of November, 1921. ISABEL SLINGSBY.

OTICE is hereby given, that by deed poll, dated 17th November, 1921, and enrolled 22nd November, 1921, WALTER BERNARD BACIOCHI, November, 1921, WALTER BERNARD BACTOCHI, of 220, Clarendon-road, Whalley Range, Manchester, in the county of Lancaster, Civil Service Clerk, a natural born British subject, has, for himself, his heirs and issue, renounced and abandoned his former surname of Baciochi and assumed and adopted the surname of Barrington.—Dated this 22nd day of November, 1921.

E. ARTHUR W. WRAGG, 14, St. Ann's-square, Manchester, Solicitor for the said Walter Bernard Barrington, formerly Baciochi.

OTICE is hereby given, that RUPERT WINSTON, of No. 43, St. Quintin-avenue, North Kensington W. 10, lately called Reuben Weinstock, has assumed and intends henceforth upon Weinstock, 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 Rupert Winston, in lieu of and in substitution for his former names of Reuben Weinstock, and that such intended change of name is formally declared and evidenced by a deed poll under his hand and seal, dated the 16th day of November, 1921, duly executed and attested and enrolled in the Central Office of the Supreme Court of Judicature, on the 21st day of November, 1921.—Dated this 21st day of November, 1921.

WOOLFE and WOOLFE, 16, Hanover-street, W. 1, Solicitors for the said Rupert Winston.

NOTICE is hereby given, that ERNEST HENRY KERSHAW, of 6, Tancred-road, Anfield, in the city of Liverpool, Baker, a natural born British subject, lately called Ernest Henry Kirchner, by deed poll, dated the 3rd day of November, 1921, and enrolled in the Central Office of the Supreme Court of Judicature, on the 21st day of November, 1921, did on behalf of himself and his heirs renounce, relinquish and abandon the use of his former name of Ernest Henry Kirchner, and did assume and adopt and determine to take and use the name of Ernest Henry Kershaw in lieu thereof.—Dated this 23rd day of November, 1921.

PENNINGTON and HIGSON, 36. Dale-street.

PENNINGTON and HIGSON, 36. Dale-street, Liverpool, Solicitors for the said Ernest Henry Kershaw.

OTICE is hereby given that DAVID MAURICE DA COSTA DUNNE, of Number 2, Lionelmansions, West Kensington, in the county of London, Traveller. a British subject, has by deed poll, dated the twenty-second day of November, one thousand nine hundred and twenty-one, and enrolled in the

Central Office of the Supreme Court, renounced and abandoned his surname of Da Costa as his principal surname, and has assumed and adopted the surname of Dunne in addition to the surname of Da Costa, but as his principal name.—Dated this 22nd day of November, one thousand nine hundred and twenty-

PRITCHARD, ENGLEFIELD and CO., Painters' Hall, Little Trinity-lane, London, E. C. 4, Solicitors for David Maurice Da Costa Dunne.

MARJORIE HELEN JOHNSON, a British M., subject, heretofore called and known by the name of Marjorie Helen Horncastle, of 34, Pinfoldroad, Streatham, S.W. 16, hereby give public notice, that on the sixteenth day of November, 1921, I formally and absolutely renounced, relinquished and abandoned the use of my said surname of Horncastle, and then assumed and adopted and determined thenceforth on all occasions whatsoever to use and subscribe ĺ, and then assumed and adopted and determined theuceforth on all occasions whatsoever to use and subscribe the name of Johnson instead of the said name of Horveastle; and I give further notice, that by a deed poll dated the sixteenth day of November, 1921, duly executed and attested and enrolled in the Central Office of the Supreme Court, on the eighteenth day of November, 1921, I formally and absolutely renounced and abandoned the said surname of Horncastle, and declared that I had assumed and adopted and intended thenceforth upon any occasion whatsoever to use and subscribe the name of Johnson instead of Horncastle, and so as to be at all times thereafter of Horncastle, and so as to be at all times thereafter called, known and described by the name of Johnson exclusively.—Dated the 21st day of November, 1921. MARJORIE HELEN JOHNSON.

I CECIL CLAYTON, of The Woodlands, Waltham Cross, in the county of Essex, and of Mansfield, in the county of Nottingham, Theatre Proprietor, a natural born British subject, heretofore called, known and distinguished by the name of Charles Ernest Clayden, hereby give notice, that by deed poll under my hand and seal, dated the nineteenth day of November, one thousand nine hundred and twenty-one, and duly enrolled in the Central Office of the High Court of Judicature, on the twenty-second day of November, one thousand nine hundred and twenty-one, I did, for myself and my heirs, publicly renonnce, discontinue and abandon my then name of Charles Ernest Clayden, and did in lieu thereof adopt, assume and take the name of Cecil Clayton, and that I shall hereafter by the said name of Cecil Clayton describe and distinguish myself in all deeds, wills, instruments, letters and writings whatsoever which I shall have occasion to execute or sign; and by the said name of Cecil Clayton I shall on all occasions and for all purposes hereafter be called, known and distinguished and addressed by others by the said name of Cecil Clayton instead of by my former name of Charles Ernest Clayden.—Dated this 24th day of November, one thousand nine hundred and twenty-one.

CECIL CLAYTON. CECIL CLAYTON.

OTICE is hereby given, that MILU WISEMAN, of 19, Fletching-road, Clapton, in the county of London, a naturalized British subject, heretofore known as Milu Weissmann, has by deed poll, enrolled in the Central Office of the Supreme Court, on the 3rd November, 1921, abandoned his former surname of Weissmann, and has assumed and intends upon all occasions to sign and subscribe himself and to be known by the surname of Wiseman, in lieu of his former surname of Weissmann.—Dated this 3rd November 1921. November, 1921.

ALEXANDER RUBENS, 58, Cheapside, E.C. 2, Solicitor for the said Milu Wiseman.

JOHN HOOPER JONES of "Commins," 18, Hollard-street, Ebbw Vale, in the county of Moumouth, heretofore called or known by the name of John Jones, hereby gives notice, that, on the sixteenth day of November, one thousand nine hundred and twenty-one, he assumed and adopted the surname of Hooper, in addition to his surname of Jones; and, further, that such change of name is evidenced by a deed poll, dated the sixteenth day of

November, one thousand nine hundred and twentyone, duly executed by him, and attested and enrolled in the enrolment department of the Central Office of the Royal Courts of Justice, on the 19th day of November, one thousand nine hundred and twenty-one.—Dated the 19th day of November, one thousand nine hundred and twenty-one. nine hundred and twenty-one.

. ROBERTS-ROSSER, DAVIES and HOPKINS, Arcade Chambers, Pontypridd, Solicitors for the above named John Hooper

JOHN ATLEY GIBSON, a British subject, heretofore called by the name of Middlebrook, of 50, Pollurd-lane, Bradford, in the county of York, of 50, Pollurd-lane, Bradford, in the county of York, hereby give public notice, that, on the 23rd day of May, 1921, I formally and absolutely renounced, relinquished and abandoned the use of my said surname of Middlebrook, and then assumed and adopted and determined thenceforth on all occasions whatsoever to use and subscribe the name of Gibson instead of the said name of Middlebrook; and I give further ever to use and subscribe the name of Gibson instead of the said name of Middlebrook; and I give further notice, that by a deed poll, dated the 25rd day of May, 1921, duly executed and attested, and enrolled in the Central Office of the Supreme Court, on the 28th day of July, 1921, I formally and absolutely renounced and abandoned the said surname of Middlebrook, and declared that I had assumed and adopted and intended thenceforth upon any occasions whatsoever to use and subscribe the name of Gibson instead of Middlebrook, and so as to be at all times there-after called, known and described by the name of Gibson exclusively.—Dated the 22nd day of September, 1921. JOHN ATLEY GIBSON.

DURSUANT to an Order of the Chancery Division of the High Court of Justice, made in the Matter of the estate of EDGAR POWNALL, deceased, and in an action Edgar Pownall, an Infant, by Frederick Harry Holmes his next friend, against Elizabeth Pownall, Widow, the creditors of Edgar Pownall, late of Laburnum Grove, Gunthorpe, in the county of Nottlingham, Marine Store Dealer (who died in or about the month of December, 1921, to send by post, prepaid, to Cecil Edward Reginald Fraser, of 34, Park-street, Nottlingham, the Solicitor of the defendant, Elizabeth Pownall. Widow, the administratrix of the deceased, their Christian and surmames, addresses and descriptions, the full particulars of their claims, a statement of their accounts and the nature of the securities (if any) held by them, or in default thereof they will be peremptonily excluded from the benefit of the said Order. Every creditor holding any security is to produce the same before Mr. Justice Eve, at his Chambers, situated in the Royal Courts of Justice, London, on Wednesday, the 11th day of January, 1922, at 12.30 o'clook in the afternoon, being the time appointed for adjudicating on the claims. A claimant not residing in England or Wales must send, with particulars of his claim, the name and address of a person in England or Wales must send, with particulars of his claim, the name and address of a person in England or Wales to whom notice to the claimant can be sent.—Dated this 25th day of November, 1921.

CLINTON and CO., 59/60, Chancery-lane, W.C. 2; Agents for

CLINTON and CO., W.C. 2; Agents for 59/60, Chancery-lane,

DAY and JOHNSON, Nottingham, Plaintiffs', Solicitors.

EMANUEL BRIGGS, Deceased.

EMANUEL BRIGGS, Deceased.

P URSUANT to an Order of the Chancery Division of the High Court of Justice, dated the 12th day of December, 1918, and made in an action in the Matter of the trusts of will of Emanuel Briggs, deceased, and in the Matter of the trusts of an Indenture, dated the 23rd of March, 1895. Public Trustee v. Ingram and others, 1918 B. 1496, whereby the following enquiry was directed, namely:—An enquiry whether Frederick James Ingram is living or dead, and, if dead, when he died, and who is his legal personal representative. Notice is hereby given, that all persons claiming to be entitled under the said enquiry are, on

or before the 15th day of February, 1922, to send by post, prepaid, to Cecil Brodrick, a member of the undersigned firm, their full Christian and surnames, addresses and descriptions, and full particulars of their claims, or in default thereof they will be excluded from the benefit of the said Order, unless the Court or Judge, on application, otherwise orders. Claimants are to attend, personally or by their Solicitors, before Master Joseph Chitty, at the Chambers of the Judge, Room No. 168, Royal Courts of Justice, Strand, London, on the 24th day of February, 1922, at 12 of the clock noon, being the time appointed for adjudicating upon the claims. A claimant not residing in England or Wales must send, with particulars of his or her claim, the name and address of a person in England or Wales to whom notices to the claimant can be sent.—Dated this 22nd day of November, 1921. ember, 1921.

J. H. P. CHITTY, Master of the Supreme Court.

BELL, BRODRICK and GRAY, 63, Queen Victoria-street, London, E.C. 4; Agents for

CALVERT and SON, Leeds, Solicitors for the Plaintiff.

-The said Frederick James Ingram was the NOTE. Son of Herbert Snow Ingram. He was trained in England as a Chemist, but before qualifying emigrated to Canada. He is believed to have enlisted in the Canadian Expeditionary Force, and to have been wounded in France.

THOMAS JEREMIAH WILLIAMS, Deceased.

PURSUANT to Order of the Chancery Division of the High Court of Justice, dated 4th day of August, 1921, and made in an action in the Matter of the Estate of Thomas Jeremiah Williams, de-ceased, Williams against Williams, 1920, W. No. 1,771, the creditors of Thomas Jeremiah Williams, ceased, Williams against Williams, 1920, W. No. 1,771, the creditors of Thomas Jeremiah Williams, late of Maesygwernen Hall, Morriston, in the county of Glamorgan, Barrister-at-Law (who died on the 12th day of June, 1919); are, on or before the 31st day of December, 1921, to send by post, prepaid, to Edward Harris, of 3, Fisher-street, Swansea, in the county of Glamorgan, their full Christian and surnames, addresses and descriptions, the full particulars of their claims, and statement of their accounts, and the nature of the securities (if any) held by them, or in default thereof they will be excluded from the benefit of the said Order, unless the Court or Judge on application otherwise orders. Every claimant holding any security is to produce the same before Master Richard White, at the Chambers of the Judge, Room No. 173, Royal Courts of Justice, Strand, London, on Friday, the 13th day of January, 1922, at 12 o'clock noon, being the time appointed for adjudicating upon the claims. A claimant not residing in England or Wales must send, with particulars of his claim, the name and address of a person in England or Wales to whom notices to the claimant can be sent.—Dated this 22nd day of November, 1921.

HELDER, ROBERTS, GILES and CO., 12,

HELDER, ROBERTS, GILES and CO., 12, New-court, Carey-street, London, W.C.;

WALTERS and WILLIAMS, Solicitors for the Plaintiff, William Jenkins Williams.

The SCOTTISH CO-OPERATIVE BANK Limited. (In Liquidation.)

A NOTE having been presented to the Right Honourable the Lords of Council and Session (Lord Blackburn, Ordinary, Mr. Saunders, Clerk), by Charles John Munro, Chartered Accountant, 50, Frederick-street, Edinburgh, Official Liquidator of the Scottish Co-operative Bank Limited, incorporated under the Companies' Acts, 1908 and 1913, and having their registered office at 1, Rutland-square, Edinburgh, craving the Court, inter alia, to fix a date by which creditors are to prove their debts or claims or which creditors are to prove their debts or claims or are to be excluded from the benefit of any distribu-tion, made before those debts are proved, Lord Blackburn, on 15th November, 1921, pro-nounced an Interlocutor, inter alia, fixing the 31st day

of December next as the date on or before which the creditors of the Company are to prove their debts or claims or are to be excluded from the benefit of any distribution made before those debts are proved, and appointing notice of said order for claims to be advertised in the newspapers named in the prayer of said

Note, and as therein craved.

Of all which intimation is hereby given.

And all creditors of the said Company are required to lodge with the Liquidator their claims and grounds of debt, on or before 31st December, 1921, accord-

W. MARSHALL HENDERSON, Agent for the Liquidator, 23, Rutland-square, Edinburgh, 22nd November, 1921.

In the Matter of a Deed of Assignment for the benefit of Creditors, executed 14th September, 1921, by ARTHUR HENRY RADCLIFFE and HENRY COOK, trading as "Brunswick Supply Stores," at 15, Western-street, in the county borough of Swansea.

THE creditors of the above named debtors who have not already sent in their claims are required, on or before the 7th day of December, 1921, to send their names and addresses, and the particulars of their debts or claims, to me, the undersigned, Richard Henry Carne Roche, of 12, Oxford-street, Swansea, the Trustee under the said deed, after which date I shall proceed to distribute the assets, having regard only to the claims and demands of which I shall have had notice; and I will not be liable in respect of any debt or claim of which I shall not then have had notice.—Dated this 17th day of November, 1921. THE creditors of the above named debtors who

RICHARD H. C. ROCHE, Trustee.

Re CLARENDON STORES COMPANY, LEAM-INGTON SPA. (Under a Deed of Assignment.)

In the Matter of a Deed of Assignment for the benefit of Creditors, executed on the 22nd day of October, 1920, by Clarendon Stores Company, of Learnington Spa.

HE creditors of the above named Company, who have not already sent in their claims, are required, on or before the 9th day of December, 1921, to send in their names and addresses, and the particulars of their debts or claims, to John Firminger, of 22, Much Park-street, Coventry, the Trustee under the said deed, or in default thereof they will be excluded from the benefit of the dividend proposed to be declared.—Dated this 18th day of November, 1921.

JOHN FIRMINGER, Trustee.

In the Matter of an Assignment for the benefit of Creditors, executed on the 31st day of August, 1921, by CLEMENT WILLIAM MEERING, of 51 and 52, Aldermanbury, in the city of London, trading as a Silk Merchant under the name or style of Meering Beaurepere & Co.

style of Meering Beaurepere & Co.

PERSONS having claims against the debtor who have not yet done so are required to send particulars thereof to us, the undersigned, or to Messrs. Veitch and Co., of 56, Moorgate-street, London, E.C. 2, Chartered Accountants, or to Messrs. Greenhalgh, Sharp and Co., of 16, King-street, Cheapside, London, E.C. 2, Chartered Accountants, on or before the 23rd day of December, 1921, otherwise they will be excluded from dividend under the said Assignment.—Dated this 22nd day of November, 1921.

J. N. MASON and CO., 41 to 49, Temple-chambers, Temple-avenue, London, E.C. 4, Solicitors for Mr. Horace Johnston Veitch and Mr. John Kelday Garioch, the Trustees.

THE estates of THOMAS BOWIE, residing at 22, Farmeloan-road, Rutherglen, were sequestrated on the twenty-first day of November, 1921, by the Sheriff of Lanarkshire, at Glasgow.

The first deliverance is dated 21st November, 1921. The Meeting to elect the Trustee and Commissioners

is to be held at 12 o'clock noon on Thursday, 1st December, 1921, within the Faculty Hall, St. George's-place, Glasgow. A composition may be

is to be held at 12 o'clock noon on Thursday, 1st December, 1921, within the Faculty Hall, St. George's place, Glasgow. A composition may be offered at this Meeting.

The Sheriff has ordered that the sequestration shall proceed as a summary sequestration in terms of the Bankruptcy (Scotland) Act, 1913.

The date on or before which creditors must lodge their oaths and grounds of debt to entitle them to the first dividend will be advertised in the Edinburgh Gazette notice calling the second Meeting of creditors. creditors.

All future advertisements relating to this sequestra-tion will be published in the Edinburgh Gazette alone.

ANDW. GALLOWAY, Writer, 7. Bridgegate, Glasgow, Agent.

THE estates of GILBERT CLARK, Master of Arts, Clergyman, of Haywood Manse, by Lanark, were sequestrated on the 19th day of November, 1921, by the Court of Session.

The first deliverance is dated the 19th day of November, 1921.

The Meeting to elect the Trustee and Commissioners is to be held at 3 o'clock afternoon, on Friday, the 2nd day of December, 1921, within Dowell's Rooms, 18, George-street, Edinburgh. A composition may be offered at this Meeting, and to entitle creditors to the first dividend their oaths and grounds of debt must be lodged on or before the 19th day of March, 1922.

The sequestration has been remitted to the Sheriff of the Lothians and Peebles at Edinburgh.

All future advertisements relating to this sequestration has been remitted to the sequestration.

All future advertisements relating to this sequestra-tion will be published in the Edinburgh Gazette alone.

JAMES G. BRYSON, 50, George-street, Edinburgh, Agent.
299 21st November, 1921.

THE estates of JAMES STUART, Motor Engineer, carrying on business at Nos. 7 to 11, Annfield-street, Dundee, were sequestrated on 21st November, 1921, by the Court of Session.

The first deliverance is dated the 5th November, 1921, and 1921.

1921.

The meeting to elect the Trustee and Commissioners is to be held at one o'clock afternoon, on Wednesday, the 30th day of November, 1921, within Lamb's Hotel, 64, Reform-street, Dundee.

A composition may be offered at this Meeting; and to entitle creditors to the first dividend their oaths and grounds of debt must be lodged on or before the 21st March, 1922.

The sequestration has been remitted to the Sheriff

The sequestration has been remitted to the Sheriff

of the county of Forfar, at Dundee.
All future advertisements relating to this sequestration will be published in the Edinburgh Gazette alone.

WALT. M. MURRAY, S.S.C., 26, Leith-walk, Leith, Agent.

In the High Court of Justice.—In Bankruptcy. In the Matter of a Bankruptcy Notice issued on the 28th day of September, 1921.

To CHARLES SIMPSON WILSON, of 4, Copthallcourt, in the city of London.

TAKE notice, that a bankruptcy notice has been issued against you in this Court at the instance of Douglas Cator, of 13, Westminster-chambers, S.W., and the Court has ordered that the publication of this notice in the London Cazette and in the Daily Telegraph newspaper shall be deemed to be service of the bankruptcy notice upon you. The bankruptcy notice can be inspected by you on application at this Court.—Dated 12th day of November, 1921.

PAUL M. FRANCKE, Registrar.

In the High Court of Justice.—In Bankruptcy. In the Matter of a Bankruptcy Notice, issued on the 1st day of November, 1921.

To ARTHUR WETHERBY WILLIAMS, of 37, Parliament-street, London, S.W.

TARE notice, that a bankruptcy notice has been issued against you in this Court at the instance of Thomas D'Arcy Nassau, of 92, Abingdon-road, Kensington, London, W., 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 bankruptcy notice upon you. The bankruptcy notice can be inspected by you on application at this Court.—Dated 18th day of November, 1921.

FRANK MELLOR, Registrar.

In the High Court of Justice.—In Bankruptcy. In the Matter of a Bankruptcy Petition, filed the 15th day of November, 1921.

J. W. SMITH, lately carrying on business at 37/38, Mark-lane, London, E.C., but whose present residence the Petitioning Creditors are unable to ascertain, Wine Merchant.

AKE notice, that a bankruptcy petition has been presented against you to this Court by Gonzalez, Byass and Co. Limited, of 74, Great Towerstreet, London, E.C., Wine Merchants, 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 paper 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 15th day of December, 1921, at 11.30 o'clock in the forencon, 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 24th day of November, 1921.

PAUL M. FRANCKE, Registrar.

In the High Court of Justice.—In Bankruptcy. In the Matter of a Bankruptcy Notice issued on the 9th day of November, 1921.

To JOHN WILLIAM BLACKBURN BALFOUR; of 6, Palmerston-mansions, West Kensington.

AKE notice, that a bankruptcy notice has been issued against you in this Court at the instance of William Henry Webber, of 35, Ambleside-avenue, Streatham, 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 bankruptcy notice upon you. The Bankruptcy Notice can be inspected by you on application at this Court.—Dated 22nd day of November, 1921. FRANK MELLOR, Registrar.

In the High Court of Justice.-In Bankruptcy. No. 3,451 of 1921.

In the Matter of a Bankruptcy Notice, issued on the 11th day of November, 1921.

o CHARLES HAWKINS, of The Brown Bear Tavern, 63, Broad-street, Bloomsbury, in the county of London.

Take notice, that a bankruptcy notice has been issued against you in this Court at the instance of Baron Harris, of 34, Duke-street, St. James, and that 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 bankruptcy notice upon you. The bankruptcy notice can be inspected by you on application at this Court.—Dated 18th day of November, 1921.

FRANK MELLOR, Registrar.

THE BANKRUPTCY ACT, 1914. RECEIVING ORDERS.

No. 3,031. BROUGHAM, the Honourable Henry, a member of The White's Club, St. James'-street, London, but whose present residence or place of business the Petitioning Creditor is unable to ascertain.

Court—HIGH COURT OF JUSTICE.

Date of Filing Petition—Oct. 24, 1921.

No. of Matter—1,347 of 1921.

Date of Receiving Order—Nov. 22, 1921.

No. of Receiving Order—762.

Whether Debtor's or Creditor's I Petition-Creditor's.

Act of Bankruptcy proved in Creditor's Petition— Section 1-1 (G.), Bankruptcy Act, 1914.

No. 3,032. CHARLES, Allen Aitchison Havelock, 9, Manchester-square, London, W. Court—HIGH COURT OF JUSTICE, Date of Filing Petition—Oct. 7, 1921.

No. of Matter—1,261 of 1921.

Date of Receiving Order—Nov. 22, 1921.

No. of Receiving Order—766.

Whether Debtor's or Creditor's Petition—Creditor's Creditor's. Act of Bankruptcy proved in Creditor's Petition— Section 1-1 (G.), Bankruptcy Act, 1914.

3,033. CLARK, D. G. P., 200, Finchley-road, and lately residing at 8, Cardinal-mansions, London London.
Court—HIGH COURT OF JUSTICE.
Date of Filing Petition—Sept. 23, 1921.
No. of Matter—1,192 of 1921.
Date of Receiving Order—Nov. 22, 1921.
No. of Receiving Order—764.
Whether Debtor's or Creditor's I 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. 3,034. CRAKE, ARTHUR B., AND CO. Bermondsey-street, London. FACTORS LEATHER MERCHANTS.
Court—HIGH COURT OF JUSTICE.
Date of Filing Petition—Oct. 25, 1921.
No. of Matter—1,353 of 1921.
Date of Receiving Order—Nov. 22, 1921.
No. of Receiving Order—758.
Whether Debtor's or Creditor's Petiticry's. AND CO., 55, ACTORS and hether Debtor's Creditor's. Petition-Act of Bankruptcy proved in Creditor's Petition-Section 1-1 (G.), Bankruptcy Act, 1914.

No. 3,035. CROWE, F., AND CO., Wood-street,
Walthamstow, Essex. TIMBER MERCHANTS.
Court—HIGH COURT OF JUSTICE.
Date of Filing Petition—Oct. 18, 1921.
No. of Matter—1,326 of 1921.
Date of Receiving Order—Nov. 22, 1921.
No. of Receiving Order—761.
Whether Debtor's or Creditor's Petition—Creditor's Creditor's. Act of Bankruptcy proved in Creditor's Petition-Section 1-1 (E.), Bankruptcy Act, 1914.

No. 3,036. EUSTON, Frank, 25, Ryder-street, St. James', London. COMMISSION AGENT.
Court—HIGH COURT OF JUSTICE.
Date of Filing Petition—Sept. 27, 1921.
No. of Matter—1,207 of 1921.
Date of Receiving Order—Nov. 22, 1921.
No. of Receiving Order—759.
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. 3,037. FERST, Solomon, 112, Newark-street, London, E. Court—HIGH COURT OF JUSTICE. Date of Filing Petiticn—Oct. 21, 1921. No. of Matter—1,340 of 1921. Date of Receiving Order—Nov. 22, 1921. No. of Receiving Order—760.

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. 3,038. GOLDBERG, Abraham, residing at 9, Farleigh-road, N. 11; GOLDBERG, Louis, residing at 156, Homeleigh-road, Stamford Hill, N., and GOLDBERG, Aaron, residing at 149, Homeleigh-road, Stamford Hill, N., trading together as A. GOLDBERG & SONS at 4, Viotoria Park-square, London, E. WHOLESALE CLOTHIERS and WOOLLEN MERCHANTS. Court—HIGH COURT OF JUSTICE. Date of Filing Petition—Nov. 22, 1921. No. of Matter—1,477 of 1921.

Date of Receiving Order—Nov. 23, 1921.

No. of Receiving Order—763.

Whether Debtor's or Creditor's Petition—Debtor's.

No. 3,039. MERRIFIELD, P. (Male), formerly 363, High-road, Leyton, Essex, and 20, Blackwall-reach, Gorleston, Suffolk, and lately 99, Ruskin-avenue, Manor Park, Essex, but whose present residence or place of business the Petitioning Creditors are unable to ascertain. TAILOR and OUTFITTER.

Court—HIGH COURT OF JUSTICE.
Date of Filing Petition—Oct. 25, 1921.
No. of Matter—1,354 of 1921.
Date of Receiving Order—Nov. 23, 1921.
No. of Receiving Order—765.
Whether Debtor's or Creditor's Petition—Creditor's.

Act of Bankruptcy proved in Creditor's Petition— Section 1-1 (G.), Bankruptcy Act, 1914.

3,040. WALTERS, Maude Jane (Wife of Joseph Alfred Walters, trading apart from her Husband), residing and carrying on business at 1, New-houses, Bush-road, Miskin. Mountain Ash, Glamorgan, and also carrying on business at 167, Penrhiwceibr-road, Penrhiwceibr Clamorgan, CROCER, and CENERAL. Glamorgan. GROCER ańd GENERAL Glamorgan. GROCER and GENERAL DEALER.
Court—ABERDARE and MOUNTAIN ASH.
Date of Filing Petition—Nov. 21, 1921.
No. of Matter—8 of 1921.
Date of Receiving Order—Nov. 21, 1921.
No. of Receiving Order—7.
Whether Debtor's or Creditor's Petition—Debtor's.

No. 3,041. BURGESS, George Herbert, now residing at Bryn Gwyn, Elwy-road, Rhos-on-Sea, formerly residing at 34, Woodland-road, Colwyn Bay, now carrying on business at The Dental Surgery, Oxford Buildings, Conway-road, Colwyn Bay aforesaid, and lately carrying on business at The Dental Surgery. Doughty Buildings, Penrhyn-road, Colwyn Bay, all in the county of Denbigh. DENTAL OPERATOR. Court—BANGOR.
Date of Filing Petition—Nov. 23, 1921.
No. of Matter—24 of 1921.
Date of Receiving Order—Nov. 23, 1921.
No. of Receiving Order—18.
Whether Debtor's or Creditor's Petition—Debtor's.

No. 3,042. GOODYEAR, Frederick John, residing at 56, King-street, Egremont, in the county of Chester, and carrying on business at 46 and 56. King-street, Egremont aforesaid. LADIES' and GENTLEMEN'S OUTFITTER. Court.—BIRKENHEAD.
Date of Filing Petition.—Nov. 22, 1921.
No. of Matter.—10 of 1921.
Date of Receiving Order.—Nov. 22, 1921.
No. of Receiving Order.—7.
Whether Debtor's or Creditor's Petition.—Debtor's.

No. 3,043. LOMAX. Frederick, residing at 20, Bloomfield-road, Moseley, and carrying on business at 27, 28 and 29, Freeman-street, both in the city of Birmingham. MANUFACTURER'S AGENT.

Court—BIRMINGHAM.
Date of Filing Petition—Nov. 22, 1921.
No. of Matter—91 of 1921.
Date of Receiving Order—Nov. 22, 1921.
No. of Receiving Order—66.
Whether Debtor's or Creditor's Petition—Debtor's.

No. 3,044. WATSON, Mary (Married Woman), 88, Great 'Lister-street, Birmingham. DRAPER. Court—BIRMINGHAM.
Date of Filing Petition—Nov. 7, 1921.
No. of Matter—85 of 1921.
Date of Receiving Order—Nov. 21, 1921.
No. of Receiving Order—65.
Whether Debtor's or Creditor's Petition—Creditor's. tor's.

Act of Bankruptcy proved in Creditor's Petition—
Section 1-1 (D.), Bankruptcy Act, 1914.

No. 3,045. EDWARDS, George Edward, residing at 5. 3.045. EDWARDS, George Edward, residing at 6, Beech-villas, Kendal, in the county of Westmorland, and lately residing at Sandhurst, St. Annes-road, Blackpool, in the county of Lancaster, and carrying on business at The Progressive Garage, Devonshire-road, Blackpool, in the said county. MOTOR SALESMAN.
 Court—BLACKPOOL.
 Date of Filing Petition—Nov. 18, 1921.
 No. of Matter—11 of 1921.
 Date of Receiving Order—Nov. 18, 1921.
 No. of Receiving Order—Nov. 18, 1921.
 Whether Debtor's or Creditor's Petition—Debtor's.

No. 3,046. HEAP, James, 153, Duckworth-street, Darwen, formerly 36, Maskell-street, Bury. ENGINEER. ENGINEER.
Court—BOLTON.
Date of Filing Petition—Nov. 1, 1921.
No. of Matter—40 of 1921.
Date of Receiving Order—Nov. 16, 1921.
No. of Receiving Order—39.
Whether Debtor's or Creditor's Pe Creditor's. Petition-Act of Bankruptcy proved in Creditor's Petition-Section 1-1 (G.), Bankruptcy Act, 1914.

No. 3,047. PATCHETT, Frank, 3, Tower-road, Nab Wood, Shipley, Yorkshire, and carrying on business at Queen Anne Chambers, 41, Sunbridge-road, in the city of Bradford. FLANNEL MANUFACTURER, Court—BRADFORD.
Date of Filing Petition—Nov. 23, 1921.
No. of Matter—55 of 1921.
Date of Receiving Order—Nov. 23, 1921.
No. of Receiving Order—40.
Whether Debtor's or Creditor's Petition—Debtor's.

No. 3,048. DE BEER, Robin Bower, Suffolk House, 10, Montpelier-road, East Twickenham, in the county of Middlesex, lately residing at Willoughby House, Willoughby-road, East Twickenham aforesaid. TURF COMMISSION AGENT. Court—BRENTFORD.

Date of Filing Petition—Nov. 1, 1921.

No. of Matter—18 of 1921.

Date of Receiving Order—Nov. 22, 1921.

No. of Receiving Order—18.

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 (G.), Bankruptcy Act, 1914.

No. 3,049. ORRELL-JONES, George, 28, Lammas
Park-road, Ealing, in the county of Middlesex.
Court—BRENTFORD.
Date of Filing Petition—Oct. 29, 1921.
No. of Matter—21 of 1921.
Date of Receiving Order—Nov. 22, 1921.
No. of Receiving Order—19.
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 (G.), Bankruptcy Act, 1914.

3,050. ABRAMOVITCH, Tobias (trading as ALBERT THOMAS), 54, Waterloo-street, Hove, Sussex. TAILOR. Sussex. TAILOR.
Court—BRIGHTON and LEWES (at Brighton).
Date of Filing Petition—Nov. 21, 1921.
No. of Matter—104 of 1921.
Date of Receiving Order—Nov. 21, 1921.
No. of Receiving Order—40.
Whether Debtor's or Creditor's Petition—Debtor's. No. 3,051.—EWEN, John Douglas, "Larchfield," <u>Dyke-road Drive, Brighton, Sussex.</u> MINING MINING ENGINEER.
Court—BRIGHTON and LEWES (at Brighton).
Date of Filing Petition—Oct. 25, 1921.
No. of Matter—88 of 1921.
Date of Receiving Order—Nov. 22, 1921.
No. of Receiving Order—41.
No. of Receiving Order—41. Whether Debtor's Creditor's. Creditor's Petitionor Act of Bankruptcy proved in Creditor's Petition— Section 1-1 (G.), Bankruptcy Act, 1914.

No. 3,052. PHIPPS, Archibald Henry, the Elder, and PHIPPS, Archibald Henry, the Younger, trading as PHIPPS' STORES, 17, 18 and 19, Derby-street, Burton-on-Trent, and also lately carrying on business at 3, 3A and 4, High-street, Tutbury, and now at Burton-street, Tutbury, both in the county of Stafford. DRAPERS and CLOTHIERS.

Court—BURTON-ON-TRENT.
Date of Filing Petition—Nov. 5, 1921.
No. of Matter—14 of 1921.
Date of Receiving Order—Nov. 22, 1921.
No. of Receiving Order—14.
Whether Debtor's or Creditor's Petition—Creditor's. Creditor's. Act of Bankruptcy proved in Creditor's Petition— Section 1-1 (D.), Bankruptcy Act, 1914.

No. 3,053. REES, David Samuel, Maesowen, Furnace-terrace, Pontyberem, Carmarthenshire. BOOT and SHOE REPAIRER.
Court—CARMARTHEN.
Date of Filing Petition—Nov. 23, 1921.
No. of Matter—30 of 1921.
Date of Receiving Order—Nov. 23, 1921.
No. of Receiving Order—30.
Whether Debtor's or Creditor's Petition—Debtor's.

No. 3,054. TAYLOR, Alfred, Towy Villa, Blue-streef, Carmarthen. FISHMONGER and street, Carm FRUITERER. FRUITERER.
Court—CARMARTHEN.
Date of Filing Petition—Nov. 22, 1921.
No. of Matter—29 of 1921.
Date of Receiving Order—Nov. 22, 1921.
No. of Receiving Order—29.
Whether Debtor's or Creditor's Petition—Debtor's.

No. 3,055. NEWTON, Charles Mills, The Green, Thorpe Arch, Boston Spa, in the county of York. MOTOR, STEAM and CYCLE ENGINEER.
Court—HARROGATE.
Date of Filing Petition—Nov. 21, 1921.
No. of Matter—16 of 1921.
Date of Receiving Order—Nov. 21, 1921.
No. of Receiving Order—13.
Whether Debtor's or Creditor's Petition—Debtor's.

No. 3,056. PICKERING, Stanley, in lodgings at 342, South-boulevard, and formerly carrying on business at 17, Beverley-road, and Wellington-street, all in the city and county of Kingston-upon-Hull. BRUSH MANUFACTURER.

Court—KINGSTON-UPON-HULL and PAT-RINGTON.

Date of Filing Petition—Nov. 21, 1921.

No. of Matter—42 of 1921.

Date of Receiving Order—Nov. 21, 1921.

No. of Receiving Order—39.

Whether Debtor's or Creditor's Petition—Debtor's.

No. 3,057. STICKNEY, Alfred Henry, residing and carrying on business at Humbleton House, Humbleton, and also carrying on business at Burton Pidsea, and Broomfleet Island, all in the East Riding of the county of York. FARMER. Court—KINGSTON-UPON-HULL and PAT-RINGTON.

Date of Filing Petition—Nov. 22, 1921.

No. of Matter—43 of 1921.

Date of Receiving Order—Nov. 22, 1921.

No. of Receiving Order—40.

Whether Debtor's or Creditor's Petition—Debtor's.

No. 3,058. TAYLOR, Harry, 2, Guthlaxton-street, in the city of Leicester, and 56, Burrard-road, Finchley-road, London. PAPER MERCHANT.

Court—LEICESTER.
Date of Filing Petition—Nov. 21, 1921.
No. of Matter—47 of 1921.
Date of Receiving Order—Nov. 21, 1921.
No. of Receiving Order—46.
Whether Debtor's or Creditor's Petition—Debtor's.

No. 3,059. CLARE, Frederick J., 94, Church-road, Stanley, Liverpool, in the county of Lancaster. GENTLEMAN.
Court—LIVERPOOL.
Date of Filing Petition—Oct. 28, 1921.
No. of Matter—136 of 1921.
Date of Receiving Order—Nov. 23, 1921.
No. of Receiving Order—71.
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. 3,060. HUGHES, Charles, residing and carrying on business at 192, Westfield-street, St. Helens, in the county of Lancaster, and also carrying on business at 15, Higher Parr-street, St. Helens aforesaid. CYCLE MAKER and DEALER. Court—LIVERPOOL.

Date of Filing Petition—Nov. 21, 1921.

No. of Matter—147 of 1921.

Date of Receiving Order—Nov. 21, 1921.

No. of Receiving Order—70.

Whether Debtor's or Creditor's Petition—Debtor's.

No. 3,061. CARTER, William Marshall, 48, Antrobus-street, Congleton, in the county of Chester. WHOLESALE HAY, STRAW and POTATO MERCHANT.

Court—MACCLESFIELD.

Date of Filing Petition—Nov. 22, 1921.

No. of Matter—7 of 1921.

Date of Receiving Order—Nov. 22, 1921.

No. of Receiving Order—7.

Whether Debtor's or Creditor's Petition—Debtor's.

No. 3,062. TRAVERS, Gordon Robson, lately residing at 315, Edgeley-road, Cheadle Heath, Stockport, in the county of Chester, and carrying on business at 49, Corn Exchange Buildings, in the city of Manchester. PRODUCE AGENT and MERCHANT.

Court—MANCHESTER.
Date of Filing Petition—Nov. 23, 1921.
No. of Matter—136 of 1921.
Date of Receiving Order—Nov. 23, 1921.
No. of Receiving Order—107.
Whether Debtor's or Creditor's Petition—Debtor's.

No. 3,063. EDEN, George, residing at 1, Machinemeadow, Pontnewynydd, and carrying on business at 49, Crane-street, Pontypool, both in the county of Monmouth. BOOT MAKER.
Court—NEWPORT (Mon.).
Date of Filing Petition—Nov. 23, 1921.
No. of Matter—28 of 1921.
Date of Receiving Order—Nov. 23, 1921.
No. of Receiving Order—28.
Whether Debtor's or Creditor's Petition—Debtor's.

No. 3,064. CURTIS, Charles Haynes (trading as T. A. CURTIS & SON), residing at Orchard Close, Bingham, Nottinghamshire, and trading at St. Mary's-vlace, Nottingham. LACE MANU-FACTUREE.

Court—NOTTINGHAM.
Date of Filing Petition—Nov. 16, 1921.
No. of Matter—38 of 1921.
Date of Receiving Order—Nov. 19, 1921.
No. of Receiving Order—Nov. 19, 1921.
No. of Receiving Order—37.
Whether Debtor's or Creditor's Petition—Creditor's.
Act of Bankruptcy proved in Creditor's Petition—Section 1-1 (A.), Bankruptcy Act, 1914.

No. 3,065. HUGHES. C. H., Upcott Farm, Broadwoodkelly, Winkleigh, in the county of Devon. FARMER.

Court—PLYMOUTH.

Date of Filing Petition—Oct. 7, 1921.

No. of Matter—12 of 1921.

Date of Receiving Order—Nov. 22, 1921.

No. of Receiving Order—12.

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. 3,066. EDWARDS, Alfred Henry, 1, Ilan-road, Abertridwr, Glamorgan. LABOURER.

Court—PONTYPRIDD, YSTRADYFODWG and PORTH.

Date of Filing Petition—Nov. 21, 1921.

No. of Matter—39 of 1921.

Date of Receiving Order—Nov. 21, 1921.

No. of Receiving Order—36.

Whether Debtor's or Creditor's Petition—Debtor's.

No. 3,067. FANTHAM, John William, 18 and 20, Penrhiwceiber-road, Penrhiwceiber, Glamorgan. BUTCHER, FISHMONGER and GREEN-GROCER.
Court—PONTYPRIDD, YSTRADYFODWG and PORTH.
Date of Filing Petition—Nov. 21, 1921.
No. of Matter—38 of 1921.
Date of Receiving Order—Nov. 21, 1921.
No. of Receiving Order—Nov. 21, 1921.
No. of Receiving Order—35.
Whether Debtor's or Creditor's Petition—Debtor's.

No. 3,068. TURNER, R., late Hilsea Barracks, now Fort Wallington, Fareham, Hants. LIEU-TENANT.

Court—PORTSMOUTH.
Date of Filing Petition—Nov. 4, 1921.
No. of Matter—19 of 1921.
No. of Receiving Order—Nov. 22, 1921.
No. of Receiving Order—Nov. 22, 1921.
No. of Receiving Order—18.
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. 3,069. PEACOCK, George Edward, 374, Staniforth-road, in the city of Sheffield, lately residing and carrying on business at 34, Walkley-road, Sheffield aforesaid, GROCER. FITTER. Court—SHEFFIELD.

Date of Filing Petition—Nov. 23, 1921.

No. of Matter—74 of 1921.

Date of Receiving Order—Nov. 23, 1921.

No. of Receiving Order—67.

Whether Debtor's or Creditor's Petition—Debtor's.

No. 3,070. ROWE, Herbert, residing and carrying on business at 23, Hampshire-street, West Hartlepool, in the county of Durham, having for the greater part of the last six months resided and carried on business at 71, Westmoreland-street, West Hartlepool aforesaid. MARKET CONFECTIONER.

Court—SUNDERLAND.
Date of Filing Petition—Nov. 21, 1921.
No. of Matter—29 of 1921.
Date of Receiving Order—Nov. 21, 1921.
No. of Receiving Order—28.
Whether Debtor's or Creditor's Petition—Debtor's.

No. 3,071. TYLER, Henry George, lately residing at Church-street and North-street, Wiveliscombe, and carrying on business at Church-street, Wiveliscombe, in the county of Somerset. CYCLE AGENT.

AGENT.
Court—TAUNTON.
Date of Filing Petition—Nov. 22, 1921.
No. of Matter—11 of 1921.
Date of Receiving Order—Nov. 22, 1921.
No. of Receiving Order—11.
Whether Debtor's or Creditor's Petition—Debtor's.

No. 3,072. BALL, John, Tom's Tenement, St. Wenn, Withiel, Cornwall. FARMER.
Court—TRURO and FALMOUTH.
Date of Filing Petition—Nov. 21, 1921.
No. of Matter—30 of 1921.
Date of Receiving Order—Nov. 21, 1921.
No. of Receiving Order—29.
Whether Debtor's or Creditor's Petition—Debtor's.

No. 3,073. WALKER, Clifford, lately residing and carrying on business at Elm Tree-street, Belle Vue, Wakefield, in the county of York. GROCER and PROVISION DEALER and BEER OFF-LICENCE HOLDER.

Court—WAKEFIELD.

Data of Filing Potition—Nov. 23, 1921 Date of Filing Petition—Nov. 23, 1921.
No. of Matter—32 of 1921.
Date of Receiving Order—Nov. 23, 1921.
No. of Receiving Order—29.
Whether Debtor's or Creditor's Petition—Debtor's.

No. 3,074. SPIRRELL, James, Woodford House, Pilton, Somerset. HAULIER. Court—WELLS.

Date of Filing Petition—Nov. 22, 1921.
No. of Matter—8 of 1921.
Date of Receiving Order—Nov. 22, 1921.
No. of Receiving Order—8.
Whether Debtor's or Creditor's Petition—Debtor's.

No. 3,075. BLOUNT, Thomas, 15, Olive-mount, Rounds Green, Oldbury, in the county of Worcester, and carrying on business at 80, New-street, West Bromwich, in the county of Stafford. BOOT REED ATREE REPAIRER.

REPAIRER.
Court—WEST BROMWICH.
Date of Filing Petition—Nov. 21, 1921.
No. of Matter—12 of 1921.
Date of Receiving Order—Nov. 21, 1921.
No. of Receiving Order—12.
Whether Debtor's or Creditor's Petition—Debtor's.

No. 3,076. RAWSTHORNE, Thomas, 67B, Paradise-street, West Bromwich, in the county of Stafford, and residing at 30B, Jervoise-street, West Brom-wich aforesaid. ELECTRICAL ENGINEER. Court—WEST BROMWICH.

Date of Filing Petition—Nov. 21, 1921.

No. of Matter—11 of 1921.

Date of Receiving Order—Nov. 21, 1921.

No. of Receiving Order—11.

Whether Debtor's or Creditor's Petition—Debtor's.

No. 3,077. WITHERS, Joseph Thomas, Sandwell-road, West Bromwich, in the county of Stafford, residing and carrying on business there under the name or style of THOMAS WITHERS & SONS. SAFE MANUFACTURER.

Court—WEST BROMWICH.
Date of Filing Petition—Nov. 21, 1921.
No. of Matter—13 of 1921.
Date of Receiving Order—Nov. 21, 1921.
No. of Receiving Order—13.
Whether Debtor's or Creditor's Petition—Debtor's.

No. 3,078. LOVERIDGE, Joseph, 5A, Southgate-street, Winchester, Hants. CONFECTIONER. Court—WINCHESTER.

Date of Filing Petition—Nov. 23, 1921.

No. of Matter—11 of 1921.

Date of Receiving Order—Nov. 23, 1921.

No. of Receiving Order—10.

Whether Debtor's or Creditor's Petition—Debtor's.

ADMINISTRATION ORDER IN THE CASE OF DECEASED DEBTOR.

WYATT, Cecil Edward Burchell, who carried on business at Warnford-court, Throgmorton-street, in the city of London. STOCK and SHARE BROKER.

Date of Death—Sept. 16, 1921.

Court—HIGH COURT OF JUSTICE.

No. of Matter—1,447 of 1921.

Date of Order—Nov. 21, 1921.

Date of Filing Petition or of Transfer—Nov. 14, 1921.

Whether Will or other Testamentory Disposition

hether Will or other Testamentary Disposition (with date thereof) or Letters of Administration—Will. Whether Will

Date when Proved or Granted-Oct. 31, 1921.

FIRST MEETINGS AND PUBLIC EXAMINATIONS.

BROUGHAM, the Honourable Henry, a Member of the White's Club, St. James' street, London, but whose present residence or place of business the Petitioning Creditor is unable to ascertain. Court—HIGH COURT OF JUSTICE.

No. of Matter—1,347 of 1921.

Date of First Meeting—Dec. 5, 1921. 11 a.m.

Place—Bankruptcy Buildings, Carey-street, London, W.C. 2.

Date of Public Examination—Feb. 8, 1922. Date of 11 a.m. Place—Bankruptcy Buildings, Carey-street, London, W.C. 2.

CHARLES, Allen Aitchison Havelock, 9, Manchester-square, London, W.
Court—HIGH COURT OF JUSTICE.
No. of Matter—1,261 of 1921.
Date of first Meeting—Dec. 9, 1921. 11 a.m.
Place—Bankruptcy Buildings, Carey-street, London, W.C. 2.
Date of Public Examination—Feb. 8, 1922.

11 a.m.
Place—Bankruptcy Buildings, Carey-street, London, W.C. 2.

CLARK, D. G. P., 200, Finchley-road, and lately residing at 8, Cardinal-mansions, London. .

Court—HIGH COURT OF JUSTICE.

No. of Matter—1,192 of 1921.

Date of First Meeting—Dec. 6, 1921. 1 p.m.

Place—Bankruptcy Buildings, Carey-street, London, W.C. 2.

Date of Public Examination—Feb. 8, 1922.

Place—Bankruptcy Buildings, Carey-street, London, W.C. 2.

CRAKE, ARTHUR B. AND CO., 55, Bermondsey-street, London. FACTORS and LEATHER MERCHANTS. Count—HIGH COURT OF JUSTICE. No. of Matter—1.353 of 1921. Date of First Meeting—Dec. 5, 1921. 12 noon. Place—Bankruptcy Buildings, Carey-street, London, W.C. 2.

W.C. 2.
Date of Public Examination—Feb. 1, 1922. 11 a.m.
Place—Bankruptcy Buildings, Carey-street, London,

CROWE, F. AND CO., Wood-street, Walthamstow, Essex. TIMBER MERCHANTS.
Count—HIGH COURT OF JUSTICE.
No. of Matter—1,326 of 1921.
Date of First Meeting—Dec. 6, 1921. 11 a.m.
Place—Bankruptcy Buildings, Carey-street, London, W.C. 2

W.C. 2. Date of Public Examination—Feb. 1, 1922. Place—Bankruptcy Buildings, Carey street, London, W.c. 2.

EUSTON, Frank, 25, Ryder-street, St. James',
London. COMMISSION AGENT.
Court—HIGH COURT OF JUSTICE.
No. of Matter—1,207 of 1921.
Date of First Meeting—Dec. 5, 1921. 1 p.m.
Place—Bankruptoy Buildings, Carey-street, London,
W.C. 2.

Date of Public Examination—Feb. 1, 1922. 11 a.m. Place—Bankruptcy Buildings, Carey-street, London, W.C. 2.

FERST, Solomon, 112, Newark-street, London, E. Court.—HIGH COURT OF JUSTICE.

No. of Matter—1,340 of 1921.

Date of First Meeting—Dec. 6, 1921. 12 noon.

Place—Bankruptcy Buildings, Carey-street, London, W.C. 2.

Date of Public Examination—Feb. 8, 1922. 11 a.m.

Place—Bankruptcy Buildings, Carey-street, London, W.C. 2.

GOLDBERG, Abraham, residing at 9, Farleigh-road, N. 11, GOLDBERG, Louis, residing at 156, Homeleigh-road, Stamford Hill, N., and GOLDBERG, Aaron, residing at 149, Homeleigh-road, Stamford Hill, N., trading together as A. GOLDBERG & SONS at 4, Victoria Park-square, London. E. WHOLESALE CLOTHIERS and WOOLLEN MERCHANTS.

Court—HIGH COURT OF JUSTICE.

No. of Matter—1,477 of 1921.

Date of First Meeting—Dec. 5, 1921. 2.30 p.m.

-Bankruptcy Buildings, Carey-street, London, |

W.C. 2. ate of Public Examination—Feb. 17, 1922. 11 a.m. Place—Bankruptcy Buildings, Carey-street, London,

MERRIFIELD, P. (Male), formerly 363, High-road, Leyton, Essex, and 20, Blackwall-reach, Gorleston, Suffolk, and lately of 99, Ruskin-avenue, Manor Park, Essex, but whose present residence or place of business the Petitioning Creditors are unable to ascertain. TAILOR and OUTFITTER. Court—HIGH COURT OF JUSTICE.

No. of Matter—1,354 of 1921.

Date of First Meeting—Dec. 6, 1921. 11 a.m. Place—Bankruptoy Buildings, Carey-street, London, W.C. 2.

W.C. 2.
Date of Public Examination—Feb. 17, 1922. 11 a.m.
Place—Bankruptcy Buildings, Carey-street, London,
W.C. 2.

WYATT, Cecil Edward Burchell, who carried on business at Warnford-court, Throgmorton-street, in the city of London. STOCK and SHARE

BROKER.
Court—HIGH COURT OF JUSTICE.
No. of Matter—1,447 of 1921.
Date of First Meeting—Dec. 6, 1921. 12 roon.
Place—Bankruptcy Buildings, Carey-street, London,

CARTER, George Reginald, residing at Bryn Dulyn,
Llanbedr, and trading at High-street, Dolgarryg,
all in the county of Carnarvon. BOOT and
SHOE MAKER.
Court—BANGOR.
No. of Matter—21 of 1921.
Date of First Meeting—Dec. 2, 1921. 2.30 p.m.
Place—Official Receiver's Offices, Crypt Chambers,
Eastgate-row, Chester.
Date of Public Examination—Dec. 16, 1921. 11.15
a.m.

Place—Court House, Bangor.

Date of Order for Summary Administration—Nov.
21, 1921.

DUNFORD, David Beatty Borodaile, "Newtown"
House, Hatfield, in the county of Hertford.
CLERK in HOLY ORDERS and BOARDINGSCHOOL PROPRIETOR.
Court—BARNET and ST. ALBANS.
No. of Matter—25 of 1921.
Date of First Meeting—Dec. 6, 1921. 11 a.m.
Place—29, Russell-square, London, W.C. 1.
Date of Public Examination—Dec. 14, 1921. 10.30

Place—Court House, St. Albans.

COOPER, Eric Thirkell, Lee Abbey, Lynton, Devonshire. HOTEL PROPRIETOR.

Court—BARNSTAPLE. No. of Matter—16 of 1921.
Date of First Meeting—Dec. 5, 1921. 2.30 p.m.
Place—Guildhall, Barnstaple.
Date of Public Examination—Dec. 19, 1921. 2.15 p.m. Place—Guildhall, Barnstaple.

WATSON, Mary, 88, Great Lister-street, Birmingham. MARRIED WOMAN.
Court—BIRMINGHAM.
No. of Matter—85 of 1921.
Date of First Meeting—Dec. 6, 1921. 11.30 a.m.
Place—Official Receiver's Office, Ruskin Chambers, 191, Corporation-street, Birmingham.
Date of Public Examination—Jan. 4, 1922. 2.30

p.m. Place—Court House, Corporation-street, Birming-

BROWNING, Ernest (trading as E. BROWNING & SON), Ashby-road, Spilsby, Lincolnshire. STONEMASON.

Court—BOSTON.

No. of Matter—11 of 1921.

Date of First Meeting—Dec. 6, 1921. 12 noon.

Place—Official Receiver's Office, Lincoln.

Date of Public Examination—Dec. 16, 1921. 12.30 p.m.

p.m. Place—Municipal Buildings, Boston.

LEIGH, Walter Horace, residing at 290, High-road, Chiswick, and carrying on business at 144, Devonshire-road, Chiswick, W. 4, both in the county of Middlesex. AUCTIONEER and GENERAL SALESMAN.

Court—BRENTFORD.

No. of Matter—23 of 1921.

Date of First Meeting—Dec. 7, 1921. 11 a.m. Place—29, Russell-square, London, W.C. 1. Date of Public Examination—Dec. 20, 1921. 11

Place—Court House, Brentford.

Date of Order for Summary Administration—
Nov. 22, 1921.

TAYLOR, Alfred, Towy Villa, Blue-street, in the county of the borough of Carmarthen. FISH-MONGER and FRUITERER.

Court—CARMARTHEN.
No. of Matter—29 of 1921.
Date of First Meeting—Dec. 5, 1921. 11 a.m.
Place—Official Receiver's Office, 4, Queen-street, Carmarthen.

Date of Public Examination-Dec. 13, 1921.

noon.

Place—Guildhall, Carmarthen.

Date of Order for Summary Administration—Nov.
24, 1921.

MONK, John, 5, North-avenue, Southend-on-Sea, in the county of Essex. COAL DEALER. Court—CHELMSFORD.

No. of Matter—24 of 1921.

Date of First Meeting—Dec. 6, 1921. 11.30 a.m. Place—29, Russell-square, London, W.C. 1.

Date of Public Examination—Jan. 4, 1922. 11

Place—Shire Hall, Chelmsford.

Date of Order for Summary Administration—
Nov. 18, 1921.

PERKIN, William John, residing and carrying on business at 139. Spon-street, in the city of Coventry. MASTER TAILOR.

Court—COVENTRY.
No. of Matter—25 of 1921.
Date of First Meeting—Dec. 5, 1921. 12 noon.
Place—Official Receiver's Office, The Barracks, Smithford-street, Coventry.
Date of Public Examination—Dec. 12, 1921. 2.45 p.m.

p.m. Place—County Hall, Coventry.

FIELD. Francis Samuel (trading as S. F. FIELD AND SON). 9 and 15, Hungate, Beccles, Suffolk. AGRICULTURAL IMPLEMENT MAKER. Court—GREAT YARMOUTH.

No. of Matter—22 of 1921.

Date of First Meeting—Dec. 3, 1921. 3 p.m.

Place—Official Receiver's Office, 8, Upper Kingstreet, Norwich.

Date of Public Examination—Dec. 6, 1921. 11

a.m.

Place-Town Hall, Great Yarmouth.

100N, Jane (a Married Woman), 38, Whingate-road, Armley, in the city of Leeds. GROCER. Court—LEEDS.

No. of Matter—46 of 1921.

Date of First Meeting—Dec. 2, 1921. 11 a.m.

Place—Official Receiver's Offices, 24, Bond-street, Leeds.

Date of Public Examination-Dec. 20, 1921. 11 a.m.

Place—County Court House, Albion-place, Leeds. Date of Order for Summary Administration— Nov. 14, 1921.

TAYLOR, Harry, 2. Guthlaxton-street. in the city of Leicester, and 56. Burrard-road. Finchley-road, London. PAPER MERCHANT.

Court—LEICESTER.

No. of Matter—47 of 1921

Date of First Meeting—Dec. 2, 1921. 3 p.m.

Place—Official Receiver's Office, 1, Berridge-street,

Date of Public Examination—Dec. 9, 1921. 11

Place—The Castle. Leicester.
Date of Order for Summary Administration—
Nov. 23, 1921.

HIGGINBOTTOM, Henry Sharrock (trading as HIGGINBOTTOM & CO.), 41, Castle-street, in the city of Liverpool. COLLIERY AGENT.

Court—LIVERPOOL.

No. of Matter—135 of 1921. Date of First Meeting—Dec. 7, 1921. 11 a.m.
Place—Common Hall, Hackins Hey, Liverpool.
Date of Public Examination—Jan. 10, 1922. 10.30 Place—Court House, Government Buildings, Victoria-street, Liverpool.

WYNNE, Moses, residing at 6, Appleton-road, Walton, Liverpool, in the county of Lancaster, and carrying on business at 105, City-road, Walton; Liverpool aforesaid. DATRY PRODUCE DEALER.

Court—LIVERPOOL.
No. of Matter—146 of 1921.
Date of First Meeting—Dec. 2, 1921. 3 p.m.
Place—Offices of the Official Receiver, 11, Dale-street, Liverpool.
Date of Public Examination—Jan. 3, 1922. 10.30

Place—Court House, Government Buildings, Victoria-street, Liverpool.

Date of Order for Summary Administration—Nov.
17, 1921.

MARSH, Richard, residing and carrying on business at 2, Grey-street, Openshaw, in the city of Manchester. COAL MERCHANT.

Court—MANCHESTER.

No. of Matter—128 of 1921.

Date of First Meeting—Dec. 2, 1921. 3.30 p.m.

Place—Official Receiver's Offices, Byrom-street,

Manchester.

Date of Public Examination-Dec. 16, 1921.

Place—Court House, Quay-street, Manchester.

Date of Order for Summary Administration—Nov.
23, 1921.

WALSH, Fred, 61, Avenue-parade, Accrington, and lately carrying on business at Bridgewater Chambers, 6, Brown-street, Manchester. YARN MERCHANT.

COurt—MANCHESTER.
No. of Matter—104 of 1921.
Date of First Meeting—Dec. 2, 1921. 2.30 p.m.
Place—Official Receiver's Offices, Byrom-street, Manchester

Date of Public Examination-Dec. 16, 1921.

Place-Court House, Quay-street, Manchester.

DINGWALL, Charles, 2, King-street, North Shields, Northumberland. PORK BUTCHER. Court—NEWCASTLE-UPON-TYNE. No. of Matter—54 of 1921.

Place—Official Receiver's Office, Pearl Buildings, 4, Northumberland-street, Newcastle-upon-Tyne. Date of Public Examination—Dec. 8, 1921.

Place-County Court, Westgate-road, Newcastleupon-Tyne.

KIDD, George, residing at 87, High-street, trading at 89, High-street, both in Wrekenton, county of Durham. CONFECTIONER, with an OFF-BEER LICENCE.

Court—NEWCASTLE-UPON-TYNE.

No. of Matter—52 of 1921.

Date of First Meeting—Dec. 6, 1921. 11 a.m.

Place—Official Receiver's Office, Pearl Buildings,
4, Northumberland-street, Newcastle-upon-Tyne.

Date of Public Examination—Dec. 8, 1921. 11

Place-County Court, Westgate-road, Newcastleupon-Tyne.

RAWLINGS, Horace, 76, Victoria-street, Shirebrook, Derbyshire, but lately residing at 39. Bolsover-street, Mansfield, and trading at 40a, Westgate, Mansfield, Nottinghamshire. UNEMPLOYED WATCHMAKER, lately JEWELLER. Court—NOTTINGHAM.

Date of First Meeting—Dec. 6, 1921.

Place—Official Receiver's Offices, 4, Castle-plac Nottingham. No. of Matter-39 of 1921. Castle-place. Date of Public Examination-Jan. 5, 1922. a.m. Place-County Court House, St. Peter's-gate, Nottingham.

WALTON, George Herbert, residing at West Park-street, Chatteris, in the county of Cambridge, and carrying on business at St. Martin's-road, Chatteris. WHEELWRIGHT and VAN BUILDER.
Court—PETERBOROUGH.
No. of Matter—11 of 1921.
Date of First Meeting—Dec. 2, 1921. 12.30 p.m.
Place—Law Courts, Peterborough.
Date of Public Examination—Dec. 2, 1921. 11 a.m.
Place—Law Courts, Peterborough.
Date of Order for Summary Administration—Nov. 21, 1921.

JRNE, Robert Montague, and BOURNE, Geoffrey Elliott, trading as BOURNE AND SONS, both residing at Jerusalem, Totnes, in the county of Devon, and carrying on business at Totnes aforesaid. LAND AGENTS and SUR-BOURNE, VEYORS.

Court—PLYMOUTH.
No. of Matter—16 of 1921.
Date of First Meeting—Dec. 5, 1921; 3 p.m.
Place—7, Buckland-terrace, Plymouth.
Date of Public Examination—Jan. 13, 1922. 11

Place-Western Law Courts, Guildhall, Plymouth.

IRONS, Thomas Baker, West Carne, Altarnun, in the county of Cornwall. FARMER.

Court—PLYMOUTH. No. of Matter—15 of 1921.

Date of First Meeting—Dec. 5th, 1921. 12 noon.

Place—11, St. Aubyn-street, Devonport.

Date of Public Examination—Dec. 30, 1921.

Place—Western Law Courts, Guildhall, Plymouth. Date of Order for Summary Administration—Nov. 19, 1921.

MARSHALL, Harry, residing and carrying on business at 4, Sandy-lane, Stretford, in the county of Lancaster. MOTOR ACCESSORIES and FARMERS' AGENT.
Court—SALFORD.

Court—SALFUED.

No. of Matter—32 of 1921.

Date of First Meeting—Dec. 2, 1921. 3 p.m.

Place—Official Receiver's Offices, Byrom-street, Manchester.

Date of Public Examination-Dec. 7, 1921. 10.30

Date of Order for Summary Administration—Nov. 17, 1921.

BRINSON, Archibald Louis, 106, Wolverhampton-road, Stafford, in the county of Stafford. FISH-MONGER.

Court—STAFFORD.

No. of Matter—5 of 1921.

Date of First Meeting—Dec. 2, 1921. 2.30 p.m.

Place—Official Receiver's Office, 9, Brook-street, Stoke-upon-Trent.

Date of Public Examination—Dec. 6, 1921. 11 a.m.

Place-Shire Hall, Stafford.

SILVERMAN, Solomon, 71, Middle Hillgate, Stockport, in the county of Chester. BOOT and SHOE DEALER.
Court—STOCKPORT.

No. of Matter—16 of 1921.

Date of First Meeting—Dec. 5, 1921. 3 p.m.

Place—Official Receiver's Offices, Byrom-street, Manchester

Date of Public Examination—Dec. 13, 1921. 11.15

Place--Court House, Vernon-street, Stockport Date of Order for Summary Administration-Nov. 22, 1921.

3

ROBINSON,

THOMPSON, William, residing and carrying on business at 5, Barrington-crescent, Yarm-lane, Stockton-on-Tees. IRONMONGER.

Court—STOCKTON-ON-TEES.

No. of Matter—26 of 1921.

Date of First Meeting—Dec. 2, 1921. 2.15 p.m.

Place—Official Receiver's Offices, 80, High-street, Stockton-on-Tees.

Date of Public Examination—Jan. 11, 1922. 11 a.m. Date of Public Examination—Jan. 11, 1922. 11 a.m. Place—Court House, Bridge-road, Stockton-on-Tees.

FOWLE, George Pearl Cutting, 92, General Grahamstreet, Sunderland, in the county of Durham. TAXI-CAB PROPRIETUR. Court—SUNDERLAND.
No. of Matter—25 of 1921.
Date of First Meeting—Dec. 7, 1921. 4 p.m.
Place—Official Receiver's Offices, 3, Manor-place, Date of Public Examination—Dec. 15, 1921.
Place—Court House, John-street, Sunderland.
Date of Order for Summary Administration—Nov. 23, 1921. Sunderland.

BINSON, Thomas McMaster, 19, Athol-road, Sunderland, in the county of Durham, and carried on business at 39. Suffolk-street, Sunderland aforesaid. CABINET MAKER and UP-HOLSTERER. Court—SUNDERLAND.
No. of Matter—27 of 1921.
Date of First Meeting—Dec. 7, 1921. 3.30 p.m.
Place—Official Receiver's Offices, 3, Manor-place, Sunderland. Date of Public Examination—Dec. 15, 11.15 a.m.

Place—Court House, John-street, Sunderland. Date of Order for Summary Administration—23, 1921.

ROWE. Herbert, residing and carrying on business at 23, Hampshire-street, West Hartlepool, in the county of Durham, having for the greater part of the last six months resided and carried on business at 71, Westmoreland-street, West Hartlepool aforesaid. MARKET CONFECTIONER.

Court—SUNDERLAND.

No. of Matter—29 of 1921.

Date of First Meeting—Dec. 7, 1921. 3 p.m.

Place—Official Receiver's Offices, 3, Manor-place, Sunderland. Sunderland. of Public Examination-Dec. 15, 11.15 a.m.

Place—Court House, John-street, Sunderland.
Date of Order for Summary Administration—
23, 1921. -Nov.

THOMAS, David Nicholas, 1, Brynhyfryd-square, in the county borough of Swansea. CONTRACTOR. Court—SWANSEA.

No. of Matter—12 of 1921.

Date of First Meeting—Dec. 3, 1921. 11 a.m. Place—Official Receiver's Offices, Government Buildings, St. Mary's-street, Swansea.

Date of Public Examination—Jan. 6, 1922. 11 a.m. Place—Town Hall. Swansea. Place—Town Hall, Swansea.

WILKINS, William Henry, Post Office, Oakhill, in the county of Somerset. STATIONER and SUB-POSTMASTER. Court—WELLS.
No. of Matter—7 of 1921.
Date of First Meeting—Dec. 6, 1921. 12.30 p.m.
Place—County Court Offices, Wells.
Date of Public Examination—Dec. 6, 1921. 2. Place—Guildhall, Market-place, Wells.

Date of Order for Summary Administration—Nov.
21, 1921.

ADJUDICATIONS.

RLEY, E. M. G. (trading as MADAME PEARL), 9, Sicilian-avenue, Southampton-row, London. SPINSTER BARLEY, Court—HIGH COURT OF JUSTICE.

No. of Matter—1,141 of 1921.

Date of Order—Nov. 22, 1921.

Date of Filing Petition—Sept. 9, 1921.

BARNES-MOSS, John Reynold, 71, Margaret-street, Oxford Circus, London, and residing at "Polar Star," Herne Bay, Kent. KNITTED GOODS MERCHANT. No. of Matter—1,469 of 1921.
Date of Order—Nov. 22, 1921.
Date of Filing Petition—Nov. 19, 1921.

AMBERS, Afred (trading as JOHN JAMES CHAMBERS AND SON), of and lately carrying on business at 194, High-street, Stoke Newington, 13, St. Andrew's-pavement, Dunsmure-road, Stamford Hill, and residing at 17, Portlandavenue, Stamford Hill, London. OIL and COLOURMAN CHAMBERS, avenue, Stamf COLOURMAN. COUNT—HIGH COURT OF JUSTICE. No. of Matter—1,223 of 1921. Date of Order—Nov. 22, 1921. Date of Filing Petition—Sept. 30, 1921.

FISK, Marguerite Emma Elizabeth (trading as R. AND E. D. FISK), 13/14, Walbrook, E.C. 4, and 438, Seven Sisters-road, London, N. 4. WIDOW Court—HIGH COURT OF JUSTICE.
No. of Matter—1,080 of 1921.
Date of Order—Nov. 22, 1921.
Date of Filing Petition—Aug. 25, 1921.

GORDON, Francis Decimus Macey (described in the Receiving Order as F. D. M. Gordon), the Car-lyle Club, Piccadilly, London, W. 1. Court—HIGH COURT OF JUSTICE. No. of Matter—219 of 1921. Date of Order—Nov. 23, 1921. Date of Filing Petition—Feb. 21, 1921.

JORDAN-BELL, Charles Edward (described in the Receiving Order as Lt.-Col. E. C. Jordan Bell), 59/60, Jermyn-street, London, S.W. 1. Court—HIGH COURT OF JUSTICE. No. of Matter—910 of 1921. Date of Order—Nov. 22, 1921. Date of Filing Petition—July 18, 1921.

RINGER, Ernest Cecil Stewart, 25, Maxilla-gardens, Kensington, London, and lately carrying on business at Threadneedle-street, in the city of London. CLERK.

Court—HIGH COURT OF JUSTICE.

No. of Matter—1,149 of 1921.

Date of Order—Nov. 25, 1921.

Date of Filing Petition—Sept. 12, 1921.

RISEBOROUGH, Thomas James, 14, Parliament Hill-mansions, London. CLERK. Court—HIGH COURT OF JUSTICE. No. of Matter—1,220 of 1921. Date of Order—Nov. 23, 1921. Date of Filing Petition—Sept. 30, 1921.

ADMAN, Percy Valentine, and STEADMAN, Alfred Hawkridge (described in the Receiving Order as Steadman Brothers), Cubitt Town Wharf, Cubitt Town, and formerly of 1, Catherine-street, London. MACHINERY MERCHANTS STEADMAN, CHANTS

COURT—HIGH COURT OF JUSTICE. No. of Matter—336 of 1;321. Date of Order—Nov. 22, 1921. Date of Filing Petition—March 15, 1921.

THOMAS, Llewellyn John (described in the Receiving Order as John Llewellyn Thomas), 44, Highbury New-park, London.

Court—HIGH COURT OF JUSTICE.

No. of Matter—1,310 of 1921.

Date of Order—Nov. 21, 1921.

Date of Filing Petition—Oct. 14, 1921.

WALTERS, Maude Jane (Wife of Joseph Alfred Walters, trading apart from her Husband), residing and carrying on business at 1, New-houses, Bush-road, Miskin, Mountain Ash, Glamorgan, and also carrying on business at 167, Penrhiw-

ceibr-road, Penrhiwceibr, Glamorgan. GROCER and GENERAL DEALER.
Court—ABERDARE and MOUNTAIN ASH.
No. of Matter—8 of 1921.
Date of Order—Nov. 21, 1921.
Date of Filing Petition—Nov. 21, 1921.

BURGESS, George Herbert, now residing at Bryn Gwyn, Elwy-road, Rhos-on-Sea, formerly residing at 34, Woodland-road, Colwyn Bay, now carrying on business at the Dental Surgery, Oxford Buildings, Conway-road, Colwyn Bay aforesaid, and lately carrying on business at the Dental Surgery, Doughty Buildings, Penrhyn-road, Colwyn Bay, all in the county of Denbigh. DENTAL OPERATOR.

Court—BANGOR.

No. of Matter—24 of 1921.

Court—BANGOR.
No. of Matter—24 of 1921.
Date of Order—Nov. 23, 1921.
Date of Filing Fetition—Nov. 23, 1921.

GOODYEAR, Frederick John, residing at 56, Kingstreet, Egremont, in the county of Chester, and carrying on business at 46 and 56, King-street, Egremont aforesaid. LADIES' and GENTLE-MEN'S OUTFITTER. Court—BIRKENHEAD. No. of Matter—10 of 1921. Date of Order—Nov. 22, 1921. Date of Filing Petition—Nov. 22, 1921.

LOMAX, Frederick, residing at 20, Bloomfield-road,
Moseley, and carrying on business at 27, 28 and
29, Freeman-street, both in the city of Birmingham. MANUFACTURER'S AGENT.
Court—BIRMINGHAM.
No. of Matter—91 of 1921.
Date of Order—Nov. 22, 1921.
Date of Filing I'etition—Nov. 22, 1921.

EDWARDS, George Edward, residing at 6, Beechvillas, Kendal, in the county of Westmorland, and lately residing at Sandhurst, St. Anne's road, Blackpool, in the county of Lancaster, and carrying on business at The Progressive Garage, Devonshire-road, Blackpool, in the said county. MOTOR SALESMAN.

Court—BLACKPOOL.

No. of Matter—11 of 1921

Court—BLACKPOOL.
No. of Matter—11 of 1921.
Date of Order—Nov. 18, 1921.
Date of Filing Petition—Nov. 18, 1921.

PATCHETT, Frank, 3, Tower-road, Nab Wood, Shipley, Yorkshire, and carrying on business at Queen Anne Chambers, 41, Sunbridge-road, in the city of Bradford. FLANNEL MANUFACTURES.

Court.—BRADFORD.
No. of Matter—55 of 1921.
Date of Order—Nov. 23, 1921.
Date of Filing Petition—Nov. 23, 1921.

ABRAMOVITCH, Tobias (trading as ALBERT THOMAS), 54, Waterloo-street, Hove, Sussex. TAILOR.

Court—BRIGHTON and LEWES (at Brighton).

No. of Matter—104 of 1921.

Date of Order—Nov. 21, 1921.

Date of Filing Petition—Nov. 21, 1921.

BONSALL, Walter Percy (described in the Receiving Order as W. P. Bonsall), Calton, in the county of Stafford. FARMER.

Court—BURTON-ON-TRENT.

No. of Matter—12 of 1921.

Date of Order—Nov. 10, 1921.

Date of Filing Petition—Sept. 20, 1921.

REES, David Samuel, Maesowen, Furnace-terrace,
Pontvberem, Carmarthenshire. BOOT and
SHOE REPAIRER.
Court—CARMARTHEN.
No. of Matter—30 of 1921.
Date of Order—Nov. 23, 1921.
Date of Filing Petition—Nov. 23, 1921.

TAYLOR, Alfred. Towy Villa, Blue-street, Carmarthen. FISHMONGER and FRUITERER.

Court—CARMARTHEN.
No. of Matter—29 of 1921.
Date of Order—Nov. 23, 1921.
Date of Filing Petition—Nov. 22, 1921.

WRIGHT, Ernest Henry, Buddle Park House, St.
Thomas, Exeter, formerly residing at 23, Imperial-square, and carrying on business at 1, Promenade, both in Cheltenham, as a TOBAC-CONIST. TRAVELLER.
Court—CHELTENHAM.
No. of Matter—12 of 1921.
Date of Order—Nov. 23, 1921.
Date of Filing Petition—Oct. 10, 1921.

RAVILIOUS, Frank Clement, residing at Trinity Mansions, Grand Parade, Eastbourne, in the county of Sussex, and RAVILIOUS, Frank, residing at 46, Charleston-road, Eastbourne aforesaid, and carrying on business in co-partnership at 1, Carlisle-buildings, and 3 and 9, Grand Hotel-buildings, Eastbourne aforesaid, under the name or style of RAVILIOUS. DEALERS in ANTIQUES and BOOKS.

Court—EASTBOURNE.

No. of Matter—18 of 1921.

Date of Order—Nov. 22, 1921.

Date of Filing Petition—Oct. 11, 1921.

FRANKLIN, William Browne, Somerville, Willand,
Devonshire. MOTOR LORRY PROPRIETOR.
Court—EXETER.
No. of Matter—21 of 1921.
Date of Order—Nov. 23, 1921.
Date of Filing Petition—Oct. 22, 1921.

NEWTON, Charles Mills, The Green, Thorpe Arch,
Boston Spa, in the county of York.
STEAM and CYCLE ENGINEER.
Court—HARROGATE.
No. of Matter—16 of 1921.
Date of Order—Nov. 21, 1921.
Date of Filing Petition—Nov. 21, 1921.

PICKERING, Stanley, in lodgings at 342, South-boulevard, and formerly carrying on business at 17, Beverley-road and Wellington-street, all in the city and county of Kingston-upon-Hull. BRUSH MANUFACTURER.

Court—KINGSTON-UPON-HULL and PAT-RINGTON.

No. of Matter—42 of 1921.

No. of Matter—42 of 1921. Date of Order—Nov. 21, 1921. Date of Filing Petition—Nov. 21, 1921.

HILTON, Edwin Harry, residing at 46, Parksquare, and TEALE, Donald Hoyle, residing at 217, Burnsall-road, both in the city of Bradford, carrying on business in co-partnership at 1, Albion-street, in the city of Leeds, under the style or firm of E. H. HILTON & SON (described in the Receiving Order as E. H. HILTON & SON, 1, Albion-street, in the city of Leeds, Business Brokers.) BUSINESS BROKERS.

Court_LEEDS.
No. of Matter—39 of 1921.
Date of Order—Nov. 19, 1921.
Date of Filing Petition—Oct. 3, 1921.

TAYLOR, Harry, 2, Guthlaxton-street, in the city of Leicester, and 56, Burrard-road, Finchley-road, London. PAPER MERCHANT. Court—LEICESTER. No. of Matter—47 of 1921. Date of Order—Nov. 21, 1921. Date of Filing Petition—Nov. 21, 1921.

HUGHES, Charles, residing and carrying on business at 192, Westfield-street, St. Helens, in the county of Lancaster, and also carrying on business at 15, Higher Parr-street. St. Helens aforesaid. CYCLE MAKER and DEALER.

COURT—LIVERPOOL.
No. of Matter—147 of 1921.
Date of Order—Nov. 21, 1921.
Date of Filing Petition—Nov. 21, 1921.

CARTER, William Marshall, 48, Antrobus-street, Congleton, in the county of Chester. WHOLE-SALE HAY, STRAW and POTATO MER-CHANT.

COURT—MACCLESFIELD.
No. of Matter—7 of 1921.
Date of Order—Nov. 22, 1921.
Date of Filing Petition—Nov. 22, 1921.

SMITH, Thomas Sumner, lately residing at 10, Grangethorp-drive, Burnage, and carrying on business at 25, Cross-street, in the city of Manchester. QUANTITY SURVEYOR.

Court—MANCHESTER.

No. of Matter—126 of 1921.

Date of Order—Nov. 21, 1921.

Date of Filing Petition—Nov. 7, 1921.

TRAVERS, Gordon Robson, lately residing at 315, Edgeley-road, Cheadle Heath, Stockport, in the county of Chester, and carrying on business at 49, Corn Exchange-buildings, in the city of Manchester. PRODUCE AGENT and MERCHANT. Court—MANCHESTER.

No. of Matter—136 of 1921.

Date of Order—Nov. 23, 1921.

Date of Filing Petition—Nov. 23, 1921.

DEN, George, residing at 1, Machine-meadow,
Pontnewynydd, and carrying on business at 49,
Crane-street, Pontypool, both in the county of
Monmouth. BOOTMAKER.
Court—NEWPORT (Mon.).
No. of Matter—28 of 1921.
Date of Order—Nov. 23, 1921.
Date of Filing Petition—Nov. 23, 1921.

EDWARDS, Alfred Henry, 1, Ilan-road, Abertridwr, Glamorgan. LABOURER.

Court—PONTYPRIDD, YSTRADYFODWG and PORTH. No. of Matter—39 of 1921. Date of Order—Nov. 21, 1921. Date of Filing Petition—Nov. 21, 1921.

FANTHAM, John William, 18 and 20, Penrhiwceiberroad, Penrhiwceiber. Glamorgan. BUTCHER, FISHMONGER and GREENGROCER.

Court—PONTYPRIDD, YSTRADYFODWG and PORTH.

No. of Matter—38 of 1921. Date of Order—Nov. 21, 1921. Date of Filing Petition—Nov. 21, 1921.

GAISFORD. George Tuck. 28, Freedom-street, in the city of Sheffield. CREDIT DRAPER.
Court—SHEFFIELD.
No. of Matter—64 of 1921.
Date of Order—Nov. 21, 1921.
Date of Filing Petition—Oct. 28, 1921.

PEACOCK, George Edward, 374, Staniforth-road, in the city of Sheffield, lately residing and carrying on business at 34, Walkley-road, Sheffield afore-said. GROCER. FITTER. Court—SHEFFIELD. No. of Matter—74 of 1921. Date of Order—Nov. 23, 1921. Date of Filing Petition—Nov. 23, 1921.

TURNER, Arthur, Chapel-street, Dawley, in the county of Salop, lately residing and carrying on business at Coleham, Shrewsbury, in the said county of Salop. FRUITERER.

Court—SHREWSBURY.
No. of Matter—16 of 1921.
Date of Order—Nov. 21, 1921.
Date of Filing Petition—Oct. 26, 1921.

SILVERMAN, Solomon (described in the Receiving Order as S. Silverman (Male)), 71, Middle Hillgate, Stockport, in the county of Chester. BOOT and SHOE DEALER.
Court—STOCKPORT.
No. of Matter—16 of 1921.
Date of Order—Nov. 22, 1921.
Date of Filing Petition—Sept. 21, 1921.

WE. Herhert, residing and carrying on business at 23. Hampshire-street, West-Hartlepool, in the county of Durham, having for the greater part of the last six months resided and carried on business at 71. Westmoreland-street, West Hartlepool aforesaid. MARKET CONFECTIONED TIONER Court-SUNDERLAND.

No. of Matter—29 of 1921. Date of Order—Nov. 21, 1921. Date of Filing Petition—Nov. 21, 1921.

BALL, John, Tom's Tenement, St. Wenn, Withiel,
Cornwall. FARMER.
Court—TRURO and FALMOUTH.
No. of Matter—30 of 1921.
Date of Order—Nov. 21, 1921.
Date of Filing Petition—Nov. 21, 1921.

WALKER, Clifford, lately residing and carrying on business at Elm Tree-street, Belle Vue, Wakefield, in the county of York. GROCER and PROVISION DEALER and BEER OFF-LICENCE HOLDER.

Court—WAKEFIELD.

No. of Matter—32 of 1921.

Date of Order—Nov. 23, 1921.

Date of Filing Petition—Nov. 23, 1921.

OLAND, Percy Douglas, 34, Streatham Hill, in the county GENTLEMAN, of no occupation. Court—WANDSWORTH. Salford-road, of London. No. of Matter—49 of 1921.
Date of Order—Nov. 21, 1921.
Date of Filing Petition—Oct. 20, 1921.

SPIRRELL, James, Woodford House, Somerset. HAULIER. Court—WELLS.
No. of Matter—8 of 1921.
Date of Order—Nov. 22, 1921.
Date of Filing Petition—Nov. 22, 1921.

BLOUNT, Thomas, 15; Olive-mount, Rounds Green, Oldbury, in the county of Worcester, and carrying on business at 80, New-street, West Bromwich, in the county of Stafford. BOOT wich, in the county of Stafford REPAIRER. Court—WEST BROMWICH. No. of Matter—12 of 1921. Date of Order—Nov. 21, 1921. Date of Filing Petition—Nov. 21, 1921.

RAWSTHORNE, Thomas, 67B, Paradise-street, West Bromwich, in the county of Stafford, and residing at 30B, Jervoise-street, West Bromwich aforesaid. ELECTRICAL ENGINEER.

Court—WEST BROMWICH.
No. of Matter—11 of 1921.
Date of Order—Nov. 21, 1921.
Date of Filing Petition—Nov. 21, 1921.

The following Amended Notice is substituted for that published in the London Gazette of Dec. 3, 1920:—

ASHTON, Arthur Lorraine (described in the Receiving Order as Arthur Loraine Assheton), of and lately carrying on business or residing at 38, Sloane-street, London.

Court—HIGH COURT OF JUSTICE.

No. of Matter—687 of 1920.

Date of Order—Nov. 30, 1920.

Date of Filing Petition—Aug. 27, 1920.

APPLICATIONS FOR DISCHARGE.

HODSON, Alison Shirley, late 9, St. Margaret's-place, Brighton, Sussex. WIDOW.
Court—BRIGHTON and LEWES (at Brighton).
No. of Matter—54 of 1921.
Day fixed for Hearing—Dec. 22, 1921. 12 noon.
Place—Court House, Church-street, Brighton.

LEWIS, Harry, Ivy Dene, Denmark-road, Gloucester.
BARRISTER.AT.LAW.
Court.—GLOUCESTER.
No. of Matter—17 of 1904.
Day fixed for Hearing.—Jan. 10, 1922. 10.30 a.m.
Place.—Shire Hall, Gloucester.

KENWORTHY, John Makin, Meadowcroft, Windermere, Westmorland. No occupation.
Court—KENDAL.
No. of Matter—5 of 1916.
Day fixed for Hearing—Dec. 20, 1921. 10.30 a.m.
Place—Court House, Town Hall, Kendal.

CARTER, Ira, residing and carrying on business at 1 and 3, Waterloo-street, Market Rasen, Lin-colnshire. BOOT FACTUR and OUTFITTER.

Court—LINCOLN and HORNCASTLE. No. of Matter—29 of 1912. Day fixed for Hearing—Jan. 17, 1922. 10 a.m. Place—Sessions House, Lincoln.

SHORTT, Charles Ralph, Daisy Bank, Lake, near Sandown, Isle of Wight. Now or lately MAN-AGER of a TOY INDUSTRY.
Court—NEWPORT and RYDE.
No. of Matter—1 of 1921.
Day fixed for Hearing—Jan. 4, 1922. 10.30 a.m.
Place—Town Hall, Ryde, 1sle of Wight.

MATTHEWS, William Charles, 3, Cambridge-street, Wellingborough, in the county of Northampton. GROCER.

CROCKE.

Court—NORTHAMPTON and TOWCESTER.

No. of Matter—12 of 1921.

Day fixed for Hearing—Dec. 21, 1921. 11 a.m.

Place—County Hall, Northampton.

SHEMELD, Harold Arthur, 20, Victoria-street, Northampton, and lately carrying on business at that address with George Reginald Morris and William Edward Wilde as MORRIS, SHEMELD AND WILDE. SHOPFITTER.

Court—NORTHAMPTON and TOWCESTER.

No. of Matter—5 of 1914.

Day fixed for Hearing—Dec. 21, 1921. 11 a.m.

Place—County Hall, Northampton.

ORDERS MADE ON APPLICATION FOR DISCHARGE.

COOPER, Graham St. John, Cecil House, 41, Charing Cross-road, in the city of Westminster, and lately residing at the Ivy House, French-street, Sunbury-on-Thames, Middlesex. MOTOR CAR DEALER.

Court—HIGH COURT OF JUSTICE.

No. of Matter—383 of 1921.

Date of Order—Oct. 26, 1921.

Nature of Order made—Discharge suspended for three weeks and discharged as from Nov. 15, 1001 1921.

Grounds named in Order for refusing an absolute Order of Discharge—Proof of Facts mentioned in Section 26, sub-section 3 (A.), Bankruptcy Act, 1914.

FREWER, James Frederick, 1, Cumberland-park, Scubbs-lane, Willesden, London.
Court—HIGH COURT OF JUSTICE.
No. of Matter—1,062 of 1920.
Date of Order—Oct. 26, 1921.
Nature of Order made—Bankrupt's discharge suspended for three months from Oct. 20, 1921, and that he be discharged as from Jan. 20, 1922.
Grounds named in Order for refusing an absolute Order of Discharge—Proof of Facts mentioned in Section 26, sub-section 3 (A.), Bankruptcy Act, 1914, and had been guilty of misconduct.

GUTSELL, Claude Frank, Wood Cottage, Oakington-avenue, Wembley Park, Middlesex, lately residing at 16, Cumberland-mansions, West Endlane, Hampstead, London. GROCERY BUYER. Court—HIGH COURT OF JUSTICE.

No. of Matter—744 of 1921.

Date of Order—Oct. 28, 1921.

Nature of Order made—Bankrupt's discharge suspended for one month, and that he be discharged as from Nov. 28, 1921.

HASLAM, Edward, lately residing and carrying on business at 93, Praed-street, but now residing at 95, Praed-street, Paddington, London. No

95, Praed-street, Paddington, London. No Present Occupation.
Court—HIGH COURT OF JUSTICE.
No. of Matter—1,518 of 1911.
Date of Order—Oct. 28, 1921.
Nature of Order made—Bankrupt's discharge suspended for two years from July 8, 1921, and that he be discharged as from July 8, 1923. (In lieu of Order made July 8, 1921.)
Grounds named in Order for refusing an absolute Order of Discharge—Proof of Facts mentioned in Section 26, sub-section 3 (A., B., C., K.), Bankruptcy Act, 1914.

KYLE, William (trading as THE KENSINGTON AUCTION ROOMS), 159, Hammersmith-road,

AUCTION ROUMS), 159, Hammersmith-road, London.

Court—HIGH COURT OF JUSTICE.

No. of Matter—307 of 1921.

Date or Order—Oct. 21, 1921.

Nature of Order made—Discharged subject to consenting to Judgment for £1 10s. being entered against him by the Official Receiver, and pay £1 10s. Costs of Judgment. (Note.—£1 10s. paid to the Official Receiver in lieu of entering up Judgment.)

Judgment.)
Grounds named in Order for refusing an absolute
Order of Discharge—Proof of Facts mentioned
in Section 25, sub-section 3 (A. and D.), Bankruptcy Act, 1914.

LAWTON, John (described in the Receiving Order as J. Lawton, Male), 18, Jenner-road, Stoke Newington, Essex.

Court—HIGH COURT OF JUSTICE.

No. of Matter—235 of 1921.

Date of Order—Oct. 28, 1921.

Nature of Order made—Bankrupt's discharge suspended for two years, and that he be discharged as from Oct. 8, 1923.

Grounds named in Order for refusing an absolute Order of Discharge—Proof of Facts mentioned in Section 26, sub-section 3 (A., B.), Bankruptcy Act, 1914. Act, 1914.

WARNER, Robert Rowland (trading as ROWLAND WARNER, and as R. GRATTEN), 358, Stanstead-road, Catford, Kent. PIANOFORTE

stead-road,
DEALER.
Court—GREENWICH.
No. of Matter—29 of 1906.
Date of Order—Oct. 14, 1921.
Nature of Order made—Discharge suspended for two years. Bankrupt to be discharged as from

two years. Bankrupt to be discharged as from Oct. 14, 1923.

Grounds named in Order for refusing an absolute Order of Discharge—Proof of Facts mentioned in Section 26, sub-section 3 (A., B. and C.), Bankruptcy Act, 1914.

DERZEFSKI, Jack, lately residing and carrying on business at 163, North-street, as a DRAPER, under the style of J. DERZEFSKI, but now residing in lodgings at 20, Glover-street, both in the city of Leeds. TAILOR'S PRESSER.

Court—LEEDS.
No. of Matter—47 of 1915.

Date of Order—Sept. 19, 1921.

Nature of Order made—Bankrupt discharged subject to consent to Judgment being entered against him for the sum of £20, payable by instalments of £1 13s. 4d. per month, being part of the balance of the debts provable in the bankruptcy which is not satisfied at the date of this Order, and £1 10s. for Costs of Judgment.

Grounds named in Order for refusing an absolute Order of Discharge—Proof of Facts mentioned in Section 26, sub-section 3 (A. and B.), Bankruptcy Act, 1914.

WOLFSON, Lazarus, residing at 37, Elmwood-street, in the city of Leeds, lately carrying on business at Brown's Buildings, but now at Tomlinson's Buildings, both in Camp-road, Leeds aforesaid. TAILOR.

Court—LEEDS.
No. of Matter—110 of 1905.
Date of Order—Sept. 19, 1921.
Nature of Order made—Bankrupt discharged subject to consent to Judgment for the sum of £20, payable by instalments of £1 per month, being part of the balance of the debts provable in the bankruptcy which is not satisfied at the date of this Order, and £1 10s. for Costs of Judgment. Grounds named in Order for refusing an absolute Order of Discharge—Proof of Facts mentioned in Section 26, sub-section 3 (A., B. and C.), Bankruptcy Act, 1914.

APPOINTMENTS OF TRUSTEES.

BERMAN, Leslie, 220, Stockwell-road, London, S.W. 9, and lately carrying on business at 17 to 23, Arthur-road, Margate, Kent, lately BOARDING HOUSE KEEPER, now of no occupation. ourt—HIGH COURT OF JUSTICE.

No. of Matter-1,248 of 1921.

Trustee's Name, Address and Description—Scarlett, Clement Stanley, 5, Cecil-square, Margate, Incorporated Accountant. Date of Certificate of Appointment-Nov. 18, 1921.

SLAUGHTER, Mihill Loraine, 91, Victoria-street, S.W. 1, city of Westminster. GENERAL S.W. 1, AGENT.

AGENT.
Court—HIGH COURT OF JUSTICE.
No. of Matter—1,179 of 1921.
Trustee's Name, Address and Description—Bull,
Charles Herbert, 6A, Devonshire-square, Bishopsgate, London, E.C. 2, Chartered Accountant.
Date of Certificate of Appointment—Nov. 18, 1921.

STEINMAN, D. M., late 13, Queen-street, in the city of London, but whose present residence or place of business the Petitioning Creditors are

unable to ascertain.

Court—HIGH COURT OF JUSTICE.

No. of Matter—1,218 of 1921.

1 rustee's Name, Address and Description—Moore, Harold John de Courcy, 2, Gresham-buildings, Basinghall-street, London, E.C. 2, Chartered Account int.

Date of Certificate of Appointment—Nov. 19, 1921.

BRAILEY, William, 21, Lansdown-terrace (formerly known as 35, Lansdown-terrace), Yeo Vale, Barnstaple, Devonshire. BUILDER.
Court—BARNSTAPLE.

Court—BARNSTAPLE.

No. of Matter—17 of 1921.

Trustees' Names, Addresses and Description—Barrett, Henry, 19, Cross-street, Barnstaple, Chartered Accountant, and Perrin, Alfred, Bridge Buildings, Barnstaple, Auctioneer.

Date of Certificate of Appointment—Nov. 22, 1921.

PODGER, 'Albert Ernest, Forest Hotel, Dorridge, Knowle, in the county of Warwick. HOTEL PROPRIETOR.

Court—BIRMINGHAM. No. of Matter—79 of 1921.

Trustee's Name, Address and Description—Kerr, Ernest Tritschler, 3, Newhall-street, Birming-ham, Incorporated Accountant. Date of Certificate of Appointment—Nov. 22, 1921.

HARDMAN, George, residing at 10, Galindo-street, Bradshaw, near Bolton, in the county of Lancaster, and ROTHWELL, John James, 53, Tonge Park-avenue, Bolton aforesaid, trading as THE TONGE MOTOR COMPANY, at Bradshaw and Recreation-street, Harwood, both near Bolton aforesaid. MOTOR BODY BUILDERS. Court—BOLTON.

No. of Matter—29 of 1921.

Trustee's Name, Address and Description—Mayers, Samuel 'Alfred, 16, Silverwell-street, Bolton, Accountant.

Date of Certificate of Appointment—Nov. 22, 1921.

WEINSTEIN, Haim (trading and known as C. WINSTON), 367, Bury New-road, Higher Broughton, in the city of Manchester, and carrying on business at 32, Kirkgate, in the city of Bradford. OPHTHALMIC OPTICIAN.
Court—BRADFORD.

No. of Matter—43 of 1921.

Trustee's Name. Address and Description—Butler,
Joseph, 26, East-parade, Leeds, Incorporated
Accountant.

Date of Certificate of Appointment-Nov. 17, 1921.

BRITNELL, Edwin Bertie (described in the Receiving Order as E. B. Britnell (Male)), 28, Gladstone-avenue, Sealand-road, in the city of Chester, and lately residing at 8, Vicarage-road, Hoole, near Chester, in the county of Chester. IRON and STEEL MERCHANT.

Court-CHESTER.

Trustee's Name, Address and Description—Small,
William Frederick, 3, Hunter-street, Chester,
Chartered Accountant.

Date of Certificate of Appointment-Nov. 23, 1921.

RAVILIOUS, Frank Clement, residing at Trinity-mansions. Grand-parade, Eastbourne, Sussex, and RAVILIOUS, Frank, residing at 46, Charleston-road, Eastbourne aforesaid, carrying on business in co-partnership at 1, Carlisle-buildings, and 3 and 9, Grand Hotel-buildings, Eastbourne aforesaid, under the name or style of RAVILIOUS. DEALERS in ANTIQUES and BOOKS.

Court—EASTBOURNE.
No. of Matter—18 of 1921.
Trustee's Name, Address and Description—Orbell,
Alfred Everard, 151, North-street, Brighton, Ac-

countant. Date of Certificate of Appointment-Nov. 23, 1921.

MARSDEN, William, Elmhurst, Honley, near Huddersfield, in the county of York, and carrying on business at Park Valley Mills, Huddersfield aforesaid, under the name or style of THORNTON, MARSDEN & CO. WOOLLEN MANUFACTURED TURER.

Court-HUDDERSFIELD.

Court—HUDDERSFIELD.

No. of Matter—31 of 1921.

Trustees' Names, Addresses and Descriptions—
Norton, George Pepler, Station-street, Huddersfield, Chartered Accountant, and Smith, George William, 23, John William-street, Huddersfield, Chartered Accountant.

Date of Certificate of Appointment—Nov. 22, 1921.

WEINBERG, Isaac, residing at 50, Fernleaf-street,
Moss Side, in the city of Manchester, and carrying on business at 333, Oxford-road, in the said
city of Manchester. LADIES' OUTFITTER.
Court—MANCHESTER.
No. of Matter—115 of 1921.
Trustee's Name, Address and Description—Davies,
David Price, 32, King-street West, Manchester,
Incorporated Accountant.
Date of Certificate of Appointment—Nov. 22, 1921.

Date of Certificate of Appointment-Nov. 22, 1921.

TEMPEST, Ernest Charles William Vane, 22, Windsor-terrace, Newcastle-upon-Tyne. ENGINEER. Court—NEWCASTLE-UPON-TYNE.
No. of Matter—47 of 1921.
Trustee's Name, Address and Description—Parmeter, Thomas Percival, 31, Mosley-street, Newcastle-upon-Tyne, Chartered Accountant.
Date of Certificate of Appointment—Nov. 22, 1921.

EFFRIES. Charles Eades, Green Barns Farm,
Little Hay, Lichfield, in the county of Stafford,
lately residing and carrying on business at the
Lowe Farm, Wolverley, near Kidderminster, in
the county of Worcester. FARMER.

Court—WALSALIL.
No. of Matter—9 of 1921.
Trustee's Name, Address and Description—Phipps,
Ernest Arthur Charles, Bank Buildings, Kidderminster, Auctioneer.

minster, Auctioneer.

Date of Certificate of Appointment-Nov. 23, 1921.

SMITH, William Hollyoake Byron, Canada House PROPERTY Ombersley, Worcestershire.

OWNER.
Court—WORCESTER.
No. of Matter—9 of 1921.
Trustee's Name, Address and Description—Kerr,
John Durie, 5, Waterloo-street, Birmingham, Incorporated Accountant.

Date of Cartificate of Appointment—New 22, 1921.

Date of Certificate of Appointment-Nov. 22, 1921.

NOTICES OF INTENDED DIVIDENDS.

ADAMS, Ernest Charles (trading as W. T. VICARY & CO.), 67, Rostrevor-road, Fulham, S.W. 6, and carrying on business at 405, New King's-road, Fulham. ENGINEER and SMITH.

Court—HIGH COURT OF JUSTICE. No. of Matter—14 of 1921.

Name of Trustee and Address—Bowyer, W. P., Senior Official Receiver, Bankruptcy Buildings, Carey-street, London, W.C. 2.

CLARK, Stanley, 27, Watling-street, in the city of London, and Lincombe, Addlestone, in the county of Surrey.

Court—HIGH COURT OF JUSTICE. No. of Matter—369 of 1916.

Last Day for Receiving Proofs—Dec. 10, 1921.

Name of Trustee and Address—Salaman, Frederick
Seymour. 1 and 2, Bucklersbury, Cheapside, London, E.C. 4.

FITZGERALD, Edward (commonly known and described in the Receiving Order as Lord Edward Fitzgerald), Hyde Park Hotel, in the county of

London.

Court—HIGH COURT OF JUSTICE.

No. of Matter—306 of 1918.

Last Day for Receiving Proofs—Dec.. 10, 1921.

Name of Trustee and Address—Salaman, Frederick Seymour. 1 and 2, Bucklersbury, Cheapside, London, E.C. 4.

HIGGINS, Rupert Henry (described in the Receiving Order as Rupert Higgins), 1, Upper Berkeleystreet, in the county of London.

Court—HIGH COURT OF JUSTICE.

No. of Matter—147 of 1911.

Last Day for Receiving Proofs—Dec. 13, 1921.

Name of Trustee and Address—Williams, Daniel, Official Receiver, Bankruptcy Buildings, Careystreet, London, W.C. 2.

MAEERS, Alfred, 11, Meeting House-lane, Peckham, in the county of Surrey, formerly BUILDER, now BUILDER'S FOREMAN.

Court—HIGH COURT OF JUSTICE.

No. of Matter—1,408 of 1890.

Last Day for Receiving Proofs—Dec. 13, 1921.

Name of Trustee and Address—Williams, Daniel,
Official Receiver, Bankruptcy Buildings, Careystreet, London, W.C. 2.

ENDES, Harry Joseph Chumaceiro (Separate Estate), lately residing at 58, St. Kilda's-road, London, N. 16, carrying on business with Edith Annie Mills, as MILLS AND MENDES, at 101, Bunhill-row, London, E.C. CLOTHING MANUFACTURER.

Court—HIGH COURT OF JUSTICE.

No. of Matter—992 of 1921.

Last Day for Receiving Proofs—Dec. 17, 1921.

Name of Trustee and Address—Parker, Alexander George, 2, Coleman-street, E.C. 2.

MILLS, Edith Annie (Spinster) (Separate Estate), lately residing at 12 Clifton-road, Brockley, London, S.E. 4 (carrying on business with Harry Joseph Chumaceiro Mendes as MILLS AND MENDES, at 101, Bunhill-row, London, E.C. CLOTHING MANUFACTURER. COURT—HIGH COURT OF JUSTICE.

No. of Matter—992 of 1921.

Last Day for Receiving Proofs—Dec. 17, 1921.

Name of Trustee and Address—Parker, Alexander George. 2, Coleman-street, E.C. 2.

OWEN, Eliza Frances. Petitioning Creditors are unable to ascertain present address. WIDOW. Court—HIGH COURT OF JUSTICE. No. of Matter—461 of 1906.

Last Day for Receiving Proofs—Dec. 9, 1921.

Name of Trustee and Address—Edwards, Augustus, Capel House, 54; New Broad-street, London, E.C. 2.

WARRINGTON, Henry James, 49, The Square, Fairfield, near Manchester, in the county of Lancaster, lately residing at Rhos-on-Sea, Colwyn Bay, in the county of Denbigh, and lately carrying on business at Rhos-on-Sea Estate Office, Colwyn Bay. ESTATE MANAGER.

Court—BANGOR.

No. of Matter—15 of 1920.

Last Day for Receiving Proofs—Dec. 7, 1921.

Name of Trustee and Address—Adams, Alfred James, National Buildings, St. Mary's Parsonage, Manchester.

Manchester.

MAKES, Charles William, trading at 16, Magdalene-street, in the borough of Cambridge, and residing at 10, Hale-street, Chesterton, in the said borough. SADDLER and HARNESS MAKER.

Court—CAMBRIDGE. No. of Matter—7 of 1921.

Last Day for Receiving Proofs—Dec. 14, 1921.

Name of Trustee and Address—Cox, Howard

William, Official Receiver, 5, Petty-cury, Cam-

KING, Charles Archibald, late Kilkare, Kingsgate, in the county of Kent, and of Shooter's Hill-parade, Eltham, in the county of Kent.

in the county of Kent, and of Shooter's Hill-parade, Eltham, in the county of Kent. BUTCHER.
Court—CANTERBURY.
No. of Matter—23 of 1921.
Last Day for Receiving Proofs—Dec. 8, 1921.
Name of Trustee and Address—Smedley, Cuth-bert Eric, Bush Lane House, Bush-lane, London E.C. 4.

MANNING, Anthony, 8, North-street, Creditor,
Devonshire. GROCER.
Court—EXETER.
No. of Matter—7 of 1921.
Last Day for Receiving Proofs—Dec. 10, 1921.

No 32529.

Name of Trustee and Address—Collins, Arthur, Chartered Accountant, 28, Baldwin-street, Bristol.

ISAAC, Andr DRAPER. Andrew, 179, Freeman street, Grimsby.

Court—GREAT GRIMSBY.

No. of Matter—21 of 1921.

Last Day for Receiving Proofs—Dec. 10, 1921.

Name of Trustee and Address—Forrester,
Stephen Macfarlane, 1, Town Hall-street, Grimsby.

NORMAN, Ambrose, The Clarendon Hotel, Shelf, near Halifax, in the county of York. LICENSED VICTUALLER.

Court—HALIFAX.

No. of Matter—16 of 1921.

Last Day for Receiving Proofs—Dec. 10, 1921.

Name of Turstee and Address—Durrance, Walter,
Official Receiver, 12, Duke-street, Bradford.

WOOD, Samuel, residing and carrying on business at 7, Rochester-place, Savile-road, Elland, in the county of York. BUTCHER.

7, Rochester-place, Savie-road, Edand, in the county of York. BUTCHER.
Court—HALIFAX.
No. of Matter—17 of 1921.
Last Day for Receiving Proofs—Dec. 10, 1921.
Name of Trustee and Address—Durrance, Walter, Official Receiver, 12, Duke street, Bradford.

THOMSON, Louis Alfred, Fair Lea, Taylor Hill, Huddersfield, county of York. HAULAGE CONTRACTOR.

Court—HUIDERSFIELD
No. of Matter—11 of 1921.
Last Day for Receiving Proofs—Dec. 7, 1921.
Name of Trustee and Address—Smith, Georg.
William, 23, John William-street, Huddersfield.

SATTERTHWAITE, John, residing at 1, Ivy
Mount. Ingleton, in the county of York, and
carrying on business at Ingleborough Hotel
Stables, Ingleton aforesaid. CARRIER and
HAULAGE CONTRACTOR.
Court—KENDAL.

No. of Matter-3 of 1921.

Last Day for Receiving Proofs—Dec. 9, 1921.

Name of Trustee and Address—Pearson, William Garencieres, Official Receiver, 16, Cornwallisstreet, Barrow-in-Furness.

YOUNGMAN, Henry Robert, residing at 17, Roseneath-terrace, Oldfield-lane, Worthy, and lately
carrying on business at 85, York-road, 5, Recreation-place, Holbeck, 131, West-street, and now
115, Wellington-road, all in the city of Leeds.
FRIED FISH DEALER.
Court-LEEDS.
No. of Matter-10 of 1907.
Last Day for Receiving Proofs—Dec. 9, 1921.
Name of Trustee and Address—Bowling, Harry
Clifford, Official Receiver in Bankruptcy, 24,
Bond-street, Leeds.

Bond-street, Leeds.

DOUGHERTY, Samuel Horace, residing at 53, Warren-road, Southport, carrying on business at 106, Kensington, Liverpool, and lately at 36, Renshaw-street, Liverpool, under the style or firm of THE MERSEY ELECTRIC COMPANY. ELECTRICAL ENGINEER. Court—LIVERPOOL.

No. of Matter—58 of 1921.

No. of Matter-50 1921.

Last Day for Receiving Proofs—Dec. 9, 1921.

Name of Trustee and Address—Bowler, Herbert W., 30, North John-street, Liverpool.

LIPSON, Hyam Harold, residing at 162, Princes-road, Liverpool, in the county of Lancaster, and now employed at 61, Lord-street, Liverpool aforesaid, MERCHANT'S MANAGER, lately a DIRECTOR of LIMITED COMPANIES, and formerly carrying on business in partnership as a MONEYLENDER and HOUSE FURNISHER, MONEYLENDER and HOUSE FURNISHER, at various addresses in Liverpool and Manchester, and as a HOUSE FURNISHER at Talbot-street, Dublin; St. George's-road Glasgow; and York-street, Belfast. MERCHANT'S MANAGER, lately DIRECTOR of LIMITED COMPANIES, formerly MONEYLENDER and HOUSE FURNISHER.

Court—LIVERPOOL.

No. of Matter—1 of 1915.

Last Day for Receiving Proofs—Dec. 14, 1921.

Name of Trustee and Address—Nicholas, Louis, 19, Castle-street, Liverpool.

Castle-street, Liverpool.

OWEN, William, residing at 29, Breeze-hill, Bootle, and carrying on business under the style of W. OWEN & CO. and THE BOOTLE BREEZE SLAB CO. at 5, Ashton-chambers, Hackins Hey, Liverpool, and 2, Bank-road, Bootle aforesaid, all in the county of Lancaster. BUILDER and CONTRACTOR.

Court—LIVERPOOL.
No. of Matter—22 of 1920.
Last Day for Receiving Proofs—Dec. 14, 1921.
Name of Trustee and Address—Nicholas, Louis, 19, Castle-street, Liverpool.

LUCK, Harry Brooks, 48, Tonbridge-road, Maid-stone, Kent. TOBACCONIST and HAIRstone, Ken DRESSER.

Court—MAIDSTONE. No. of Matter—3 of 1921.

Last Day for Receiving Proofs—Dec. 10, 1921.
Name of Trustee and Address—Morris, J. Osborne,
Official Receiver, 280a, High-street, Rochester.

RILEY, Charles Henry, Hope Farm, Lostock Gralam, near Northwich, in the county of Chester. AUTO-MOBILE ENGINEER.

MUBILE ENGINEER.

Court—NANTWICH and CREWE.

No. of Matter—2 of 1920.

Last Day for Receiving Proofs—Dec. 9, 1921.

Name of Trustee and Address—Clark, Richard.

Ecroyd, 17, Albion-street, Hanley.

HEPHER, John, 26, Tamworth-road, trading under the style of THE COOFT ELECTRIC AND JOINERY WORKS at Dunn's-terrace, Spital Tongues, formerly trading at 7, Cooft-street, all in Newcastle-on-Tyne. WHOLESALE CABINET MAKER.

Court—NEWCASTLE-ON-TYNE.

No. of Matter—25 of 1921.

Last Day for Receiving Proofs—Dec. 7, 1921.

Name of Trustee and Address—Gardner, John Andrew, 24, Quay-street, Newcastle-on-Tyne.

ELLIOTT, Alfred (trading as THE ELLIOTT SHOE COMPANY), Fishers-lane, Norwich. BOOT and SHOE MANUFACTURER.
Court—NORWICH.
No. of Matter—1 of 1921.
Last Day for Receiving Proofs—Dec. 9, 1921.
Name of Trustee and Address—Freshwater, Herbert William, 7 and 8, Railway-approach, London Bridge, S.E. 1.

HAYMAN, Arthur, residing at Northfield, 4, Stretford-road, Urmston, near Manchester, in the county of Lancaster, and POOLE, John, residing at 37, Princess-road, Broadheath, Altrincham, in the county of Chester, and carrying on business in co-partnership as HAYMAN & POOLE at Andover-street, Patricroft, Eccles, in the county of Lancaster. ENGINEERS.

Yourt—SALFORD.

No. of Matter—22 of 1920.

Last Day for Receiving Proofs—Dec. 10, 1921:

Name of Trustee and Address—Tweedale, Geoffrey, Chartered Accountant, 77, King-street, Manchester.

ARMSTRONG, Henry William, the White Lion
Inn, Ketley, Salop. LICENSED VICTUALLER.
Court—SHREWSBURY.
No. of Matter—11 of 1921.
Last Day for Receiving Proofs—Dec. 9, 1921.
Name of Trustee and Address—Halcomb, Frederick Thomas, Official Receiver, 22, Swan-hill,
Shrewsbury. Shrewsbury.

SMITH, Morgan Thomas, 28, Marine-street, Cwm, Mon. FRUITERER and FISH MERCHANT. Court—TREDEGAR and ABERTILLERY. No. of Matter—2 of 1921.

Last Day for Receiving Proofs—Dec. 10, 1921.

Name of Trustee and Address—Owen, Ellis, Official
Receiver, 34, Park-place, Cardiff.

NOTICES OF DIVIDENDS.

MARTEN, Kate Elizabeth (known as KATE ELIZABETH ROPER MARSHALL), residing at 23, Mount-avenue, Ealing, London, and lately carrying on business as PITTWAY BROS., at 25, Hatton-garden, in the city of London. Court—HIGH COURT OF JUSTICE.

No. of Matter—597 of 1921.

Amount per 2—5s. 10d.

First or Final, or otherwise—First and Final.

When Payable—Dec. 5, 1921.

Where Payable—22, Queen-street, Cannon-street, E.C. 4.

PALMIE, Edmond, whose present address the Peti-tioning Creditors are unable to ascertain, lately residing and carrying on business at 6, Stone-

residing and carrying on business at 6, Stone-building, Lincoln's Inn, in the county of London. JUURNALIST.

Court—HIGH COURT OF JUSTICE.

No. of Matter—931 of 1920.

Amount per 2—3s. 11½d.

First or final, or otherwise—First and Final.

When Payable—Any day (except Saturday) between the hours of 11 a.m. and 2 p.m.

Where Payable—Bankruptcy Buildings, Carcystreet, London, W.C. 2.

REILLY, Frederick, formerly 6, Princes-street, London, and now of 31, Galpin's-road, Thornton Heath, Surrey. STOCKBROKER'S CLERK.

Court—HIGH COURT OF JUSTICE.

No. of Matter—1,096 of 1914.

Amount per £—5½d.

First or Final, or otherwise—Fourth and Final.

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. Carey-

STEWART, Kathleen Alice Gordon (Married Woman, carrying on business separately and apart from her Husband), carrying on business at 38, Nevern-square, W., lately residing at Cloon Eaven, Yakley, Hampshire. BOARDIN() HOUSE KEEPER.
Court—HIGH COURT OF JUSTICE.
No. of Matter—1,441 of 1910.
Amount per 2—2s.
First or Final, or otherwise—Fourth.
When Payable—Dec. 6, 1921.
Where Payable—56, Moorgate-street, E.C. 2.

JPTON, Archer Mowbray, and UPTON, Raiph Daubeny, practising as UPTON and GOM-PANY, 6, Laurence Pountney-hill, in the city of London. SOLICITORS.

Court—HIGH COURT OF JUSTICE.

No. of Matter—87 of 1916.

Amount per 2—4d.

First or Final, or otherwise—Third and final.

When Payable—Dec. 5, 1921.

Where Payable—Trustee's Office, 10, Serjeant's-inn, London, E.C. 4.

KIRKPATRICK, Lily Eugenie, the Rothesay Private
Hotel, West Promenade, Colwyn Bay, in the
county of Denbigh. Private BOARDING
HOUSE KEEPER.
Court—BANGOR.

Court—BANGOR.

No. of Matter—76 of 1905.

Amount per £—8s. 13d.

First or Final, or otherwise—Supplemental.

When Payable—Dec. 14, 1921.

Where Payable—Official Receiver's Offices, Crypt

Chambers, Eastgate-row, Chester.

LLIS, William, 54, St. John's avenue, Harlesden, Middlesex, and lately carrying on business or residing at 18, Denton-terrace, Bexley, Kent, and 24, Cecil-avenue, Wembley, Middlesex. BUILDER.

BUILDER.
Court—BARNET and ST. ALBANS.
No. of Matter—24 of 1920.
Amount per £—1s. 4½d.
First or Final, or otherwise—First and final.
When Payable—Dec. 8, 1921.
Where Payable—Official Receiver's Office,
Russell-square, London, W.C. 1. Receiver's Office, 29,

OXLEY, Arthur, residing at 6, Claude-avenue, in the city of Bath, and carrying on business at 4, Kingsmead-square, Bath. BUILDER. Court—BATH. No. of Matter—1 of 1917.

No. of Matter—1 of 1917.

Amount per £—41d.

First or Final, or otherwise—Supplemental.

When Payable—Nov. 28, 1921.

Where Payable—Official Receiver's Office, 26, Baldwin-street, Bristol.

EAST, Fred (trading as F. EAST and SON), 64,
High-street, Boston, Lincolnshire. ROPE
MANUFACTURER.
Court—BOSTON.
No. of Matter—7 of 1921.
Amount per £—5s. 1½d.
First or Final, or otherwise—First and final.
When Payable—Dec. 7, 1921.
Where Payable—Thomas Sharpe, 4 and 6, Weststreet, Boston.

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STAFFORD, Howard Stanley, residing and carrying
on business at 765, Fishponds-road, Bristol.
MOTOR ENGINEER.
Court—BRISTOL.
              No. of Matter—18 of 1920.

Amount per £—4s. 94d.

First or Final or otherwise—First and Final.

When Payable—Dec. 5, 1921.

Where Payable—Official Receiver's Office, 26, Baldwin and Prints Paints 1980.
 Where Payable—Official Receiver's Office, 26, Baldwin-street, Bristol.

SALITMARSH, George, 19, High-street, Maldon, Essex. CATERER and PROVISION DEALER. Court—CHELMSFORD.

No. of Matter—10 of 1921.

Amount per 2—4s. 4d.

First or Final, or otherwise—First and final.

When Payable—Dec. 7, 1921.

Where Payable—Official Receiver's Office, 29, Russell-square London. W. C. 1.
  Where Payable—Official Receiver's Office, 29, Russell-square, London, W.C. 1.

WINTER, William Walter, residing and trading at Brayham House, Rowledge, in the county of Surrey, as W. WINTER. BUILDER, CONTRACTOR, PLUMBER, GAS and HOT WATER FITTER and DECORATOR.

Court—GUILDFORD and GODALMING.

No. of Matter—12 of 1921.

Amount per £—1s.

First or Final, or otherwise—First and Final.

When Payable—29, Russell-square, W.C. 1.

STOKER, Harry, residing at 6, Brick-terrace,
   Where Payable—29, Russell-square, W.O. I.
STOKER, Harry, residing at 6, Brick-terrace,
Gooder-lane, Rastrick, Brighouse, in the county
of York, formerly carrying on business at 59,
Gooder-lane, Rastrick, Brighouse aforesaid, as a
BOOT and SHOE DEALER. ROOFING
ENGINEER.
                ENGINEER.

Court—HALIFAX.

No. of Matter—14 of 1921.

Amount per £—6d.

First or Final, or otherwise—First and Final.

When Payable—Dec. 2, 1921.

Where Payable—Official Receiver's Office, 12,
  When Payable—Dec. 2, 1921.

Where Payable—Official Receiver's Office, 12, Duke-street, Bradford.

CHURCHMAN, Reginald White, residing at. "Carola," St. Johns-road, Stansted, carrying on business at The Garage, Cambridge-road, Stansted aforesaid under the firm or style of R. W. CHURCHMAN, and also as the STANSTED MOTOR COMPANY. DEALER in MOTOR CARS and ACCESSORIES.

Court—HERTFORD.

No. of Matter—4 of 1919.

Amount per £—1s.
First or Final, or Otherwise—Supplemental.

When Payable—Dec. 9, 1921.

Where Payable—Poppleton, Appleby and Hawkins, 4, Charterhouse-square, London, E.C. 1.

WOODHAM, John Edward, 35, Market-street, Milnsbridge, near Huddersfield, in the county of YORK. RESTAURANT PROPRIETOR.

Court—HUDDERSFIELD.

No. of Matter—32 of 1921.

Amount per £—9s. 2d.
First or Final, or otherwise—First and Final.

When Payable—Nov. 30, 1921.

Where Payable—Nov. 30, 1921.

Where Payable—Official Receiver's Office, 12, Duke-street, Bradford.

ELLIS. James, residing and carrying on business at
                                Duke-street, Bradford.
       Ellis, James, residing and carrying on business at Eastrington, in the East Riding of the county of York. BOOT and SHOE MAKER.

Court—KINGSTON-UPON-HULL and PAT-RINGTON.
       No. of Matter—19 of 1921.

Amount per £—1s. 6d.

First or Final, or otherwise—First and Final.

When Payable—Dec. 1, 1921.

Where Payable—Official Receiver's Offices, York

City Bank-chambers, Lowgate, Hull.

MASON, Richard Robert, Green Dragon Hotel,

Guildford-street, Leeds. LICENSED VIC-

THALLER.
   TUALLER.
Court—LEEDS.
No. of Matter—27 of 1920.
Amount per £—1s.
First or Final, or otherwise—First.
When Payable—Dec. 3, 1921.
Where Payable—Leeds.
POYSER, John, 10, Avenue-hill, Leeds, carrying on business at Union Mills, 82, Geldard-road, Leeds, and also carrying on business at 6, York-place, Leeds, and trading under the style of THE BRITANNIA CLOTHING COMPANY.
WHOLESALE CLOTHIER and SHIRT
                    Court—LEEDS.
No. of Matter—15 of 1921.
Amount per 3—10s.
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First or Final, or otherwise—First.
When Payable—Dec. 9, 1921.
Where Payable—3, Butts-court, Leeds.
MACKINDER, John George, Horncastle, also carry-
MACKINDER, John George, Horncastle, also carrying on business at Market Rasen, both in Lincolnshire. GENERAL DEALER.

Court—LINCOLN, and HORNCASTLE.

No. of Matter—i of 1921.

Amount per 2—1a. 5d.

First or Final, or otherwise—First and Final.

When Payable—Dec. 7, 1921.

Where Payable—Offices of Poppleton, Appleby and Turner, 155, Norfolk-street, Sheffield.

CURTIS, Henry William, 67, Pyle-street, Newport, Isle of Wight, in the county of Hants.

BUTCHER.
                     BUTCHER.
            Court—NEWPORT and RYDE.
Court—NEWPORT and RYDE.
No. of Matter—6 of 1921.
Amount per £—3s. 2½d.
First or Final, or otherwise—First and Final.
When Payable—Dec. 2, 1921.
Where Payable—Official Receiver's Office, 98, High-
street, Newport, Isle of Wight.
GREENGRASS, Christie, Wreningham, Norfolk.
GROCER and GENERAL SHOPKEEPER.
 GROCER and GENERAL SHOPKEEPER.
Court—NORWICH.
No. of Matter—6 of 1921.
Amount per 2:—1s. 6d.
First or Final, or otherwise—First and Final.
When Payable—Nov. 30, 1921.
Where Payable—Official Receiver's Office, 8, Upper
King-street, Norwich.
BLAKEMAN, Fred (otherwise Frederick), Sunfield
Farm, Turf Pit-lane, Moorside, near Oldham.
CARRIER.
  CARRIER.
Court—OLDHAM.
No. of Matter—3 of 1920.
Amount per 2—44d.
First or Final, or otherwise—Supplemental.
When Payable—Dec. 5, 1921.
Where Payable—Official Receiver's Offices, Byrom street, Manchester.
ALLEN, Douglas Albert, 62, Bargates, Christchurch, Hants. COAL DEALER and HAULIER.
Court—POOLE and BOURNEMOUTH.
No. of Matter—14 of 1921
 ALLEN, Douglas Albert, 52, Bargates, Christchurch, Hants. COAL DEALER and HAULFER.
Court—POOLE and BOURNEMOUTH.
No. of Matter—14 of 1921.
Amount per 2—6s. 7d.
First or Final, or otherwise—First and Final.
When Payable—Dec. 6, 1921.
Where Payable—Official Receiver's Office, Midland Bank Chambers, High-street, Southampton.
NEMEROV, David (known as DAVID DAVIS, and trading as D. DAVIS & SONS), 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 SUNDRYMAN.
Court—WANDSWORTH.
No. of Matter—11 of 1921.
Amount per 2—1s. 04d.
First or Final, or otherwise—Second and Final.
When Payable—Dec. 19, 1921.
When Payable—Dec. 19, 1921.
Where Payable—29, Russell-square, W.C. 1.
MATTHEWS, James Leonard Hampton, Scalby House, 28, Kent-road, Harrogate. BUILDER and CONTRACTOR.
Court—YORK.
No. of Matter—38 of 1913.
              Court—YORK.
No. of Matter—38 of 1913.
Amount per £—15s.
              First or Final, or otherwise—First.
When Payable—Dec. 3, 1921.
Where Payable—19, Bond-street, Leeds.
           ORDER ANNULLING, REVOKING, OR RESCINDING ORDER.
   RESCINDING ORDER.

NICKLIN, George James, 34, Chapman-road, Small Heath, in the city of Birmingham, lately carrying on business at 220, Coventry-road, Birmingham as a GENERAL DEALER. COMMERCIAL TRAVELLER.

Court—BIRMINGHAM.

No. of Matter—17 of 1911.

Nature and Date of Order Annulled—Order of Adjudication, dated March 2, 1911, annulled.

Date of Annulment—Nov. 15, 1921.

Grounds of Annulment—All debts paid in full.
     NOTICES TO DEBTORS IN LIEU OF PERSONAL SERVICE OF BANK-
                 PERSONAL SERVICE OF BANK-
RUPTCY NOTICE AND PETITION,
AND OF APPLICATION TO COMMIT
                   FOR CONTEMPT OF COURT.
      SMITH, Henry, 308, Smithdown-road, Liverpool, in
the county of Lancaster. HERBALIST.
Court. -LIVERPOOL.
```

No. of Matter—184 of 1921.

Nature of Notice of which substituted Service directed—Bankruptcy Notice.

Date thereof—Oct. 22, 1921.

Name and Description of Person serving Bankruptcy Notice—John Goodenday, 13, Harringtonstreet, Liverpool, Registered Money Lender.

CLARK, Alfred Frank, 7, St. Brendan's-road North,
Withington, Manchester. COMMERCIAL
TRAVELLER.
Court—MANCHESTER.
No. of Matter—135 of 1921.
Nature of Notice of which Substituted Service
Directed—Bankruptcy Petition.
Date Thereof—Nov. 22, 1921.
If a Petition, Date of Hearing—Dec. 8, 1921. 12

Name and Description of Person by whom Petition is Presented—S. and W. Berisford Limited, 20/22, Withy-grove, Manchester, Wholesale Provision Merchants, Petitioning Creditors.

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, COMPANIES (CONSOLIDATION) ACT, 1908.

WINDING-UP ORDERS.

Name of Company—THE ANIMATED PICTURE PRODUCTS (ENGLAND) Limited.
Address of Registered Office—7 and 8, Norfolk-street, Strand, in the county of London.
Court—HIGH COURT OF JUSTICE.
No. of Matter—00622 of 1921.
Date of Order—Nov. 22, 1921.
Date of Presentation of Petition—Oct. 24, 1921.

Name of Company—CINEMA COMBINE Limited.
Address of Registered Office—6, Lloyd's-avenue,
Fenchurch-street, in the city of London.
Court—HIGH COURT OF JUSTICE.
No. of Matter—00460 of 1921.
Date of Order—Nov. 22, 1921.
Date of Presentation of Petition—July 14, 1921.

Name of Company—THE EASTON BUILDING
CORPORATION Limited.
Address of Registered Office—Cromwell House,
High Holborn, in the county of London.
Court—HIGH COURT OF JUSTICE.
No. of Matter—00654 of 1921.
Date of Order—Nov. 22, 1921.
Date of Presentation of Petition—Nov. 9, 1921.

Name of Company—FRANK AND HEPWORTH Limited.

Address of Registered Office—Room 510, Ulster-chambers, 168, Regent-street, in the county of London.

Court—HIGH COURT OF JUSTICE.
No. of Matter—00650 of 1921.
Date of Order—Nov. 22, 1921.
Date of Presentation of Petition—Nov. 8, 1921.

Company-NORTH AND COMPANY Limited.

Thames. of Registered Office—179/180, Upper Thames-street, in the city of London.
Court—HIGH COURT OF JUSTICE.
No. of Matter—00619 of 1921.
Date of Order—Nov. 22, 1921.
Date of Presentation of Petition—Oct. 20, 1921.

Vame of Company—THE PREMIER BLOUSE
COMPANY Limited.
Address of Registered Office—19a, Ash-road,
Forest-lane, Stratford, in the county of London.
Court—HIGH COURT OF JUSTICE.
No. of Matter—00646 of 1921.
Date of Order—Nov. 22, 1921.
Date of Presentation of Petition—Nov. 4, 1921.

Name of Company—THE STANWYN SYNDICATE

Limited.

Address of Registered Office—235, High Holborn, London, W.C. Court—HIGH COURT OF JUSTICE. No. of Matter—00648 of 1921. Date of Order—Nov. 22, 1921.

Date of Presentation of Petition-Nov. 5, 1921.

FIRST MEETINGS.

Name of Company—THE SLIMES TREATMENT (TRANSVAAL) SYNDICATE Limited.
Address of Registered Office—No. 28, Victoria-street, Westminster.

Address of another street, Westminster.

Court—HIGH COURT OF JUSTICE.

No. of Matter—00296 of 1921.

Creditors—Date, Dec. 6, 1921; Hour, 11.30 a.m.; Place, 33, Carey-street, Lincoln's Inn, London, W.C. 2.

Contributories—Date, Dec. 6, 1921; Hour, 11.45
a.m.; Place, 33, Carey-street, Lincoln's Inn,
London, W.C. 2.
ame of Company—AMALGAMATED TANNERIES Limited.
Address of Registered Office—Wallington Tanneries, Fareham.

Name

Address of Registered Office—Wallington Tanneries, Fareham.

Court—BARNSTAPLE.
No. of Matter—1 of 1921.
Creditors—Date, Dec. 6, 1921; Hour, 2.30 p.m.;
Place, The Castle, Exeter.
Contributories—Date, Dec. 6, 1921; Hour, 3 p.m.;
Place, The Castle, Exeter.
Name of Company—PARKES AND COMPANY (LIVERPOOL) Limited.
Address of Registered Office—12, Great Homerstreet, Liverpool.
Count—LIVERPOOL.
No. of Matter—9 of 1921.
Creditors—Date, Dec. 6, 1921; Hour, 11 a.m.;
Place, The Common Hall, Hackins Hey, Liverpool.

Contributories—Date, Dec. 6, 1921; Hour, 11.30 a.m.; Place, The iCommon Hall, Hackins Hey, Liverpool.
Name of Company—WHINFIELD Limited.

Address of Registered Office-161, Northumberland-

Address of Registered Office—161, Northumberlandstreet, Newcastle-upon-Tyne.
Court—NEWCASTLE-UPON-TYNE.
No. of Matter—67 W. of 1921;
Creditors—Date, Dec. 6, 1921; Hour, 12 noon;
Place, Official Receiver's Office, Pearl Buildings,
4, Northumberland-street, Newcastle-upon-Tyne.
Contributories—Date, Dec. 6, 1921; Hour, 12.30
p.m.; Place, Official Receiver's Office, Pearl
Buildings, 4, Northumberland-street, Newcastleupon-Tyne.

Buildings, 4, Northumberland-street, Newcastleupon-Tyne.

Name of Company—THF PHONOPORE CONSTRUCTION COMPANY Limited.

Address of Registered Office—The Phonopore
Works, Scotts-road, Southall, in the county of
Middlesex.

Court—WINDSOR.

No. of Matter—3 of 1921.

Creditors—Date, Dec. 5, 1921; Hour, 11 a.m.;
Place. 29. Russell-square, London, W.C. 1.

Contributories—Date, Dec. 5, 1921; Hour, 11.30
a.m.; Place, 29, Russell-square, London, W.C. 1.

NOTICES OF INTENDED DIVIDENDS.

Name of Company-BUCKLEYS OF SHEFFIELD Limited.

Address of Registered Office—35, Paradise-street, Sheffield, in the county of York. Court—HIGH COURT OF JUSTICE. No. of Matter—00362 of 1920.

Lest Day for Receiving Proofs—Dec. 13 Name of Liquidator—Charles Turner. Address—155, Norfolk-street, Sheffield.

of Company—THE LAW, CAR AND NERAL INSURANCE CORPORATION GENERAL

Limited.

Address of Registered Office—4, St. Paul's Churchyard, in the city of London.

Court—HIGH COURT OF JUSTICE.

No. of Matter—00437 of 1910.

I st Day for Receiving Proofs—Dec. 10, 1921.

Name of Liquidator—Charles F. Spencer.

Address—4, St. Paul's-churchyard, London, E.C. 4.

Name of Company—THE FRIENDLY SOCIETIES

PERMANENT MONEY SOCIETY.

Address of Registered Office—Bryn Tawe, Hafod,
Swansea.

Swanse

Swansea.
Court—SWANSEA.
No. of Matter—3 of 1919.
Last Day for Receiving Proofs—Dec. 12, 1921.
Name of Liquidator—Richard H. C. Roche.
Address—12, Oxford-street, Swansea.

Pursuant to the Companies (Winding-up) Act, 1890, and the Companies (Consolidation) Act, 1908, and the Rules thereunder, notices to the above effect have been received by the Board of Trade.

H. M. WINEARLS, Comptroller of the Companies Department.

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