JOHN WILLIAM STOCKTON, of 9, Crick-L, L. lade-avenue, Streatham, London, Butcher, a natural born British subject, heretofore called and known by the name of John William Stroh-hacker, hereby give notice that I have renounced and abandoned the name of John William Stroh-hacker and that I have assumed and intend henceforth on all occasions whatsoever and at all times to sign and use and to be called and known

JOHN WILLIAM STOCKTON, formerly (188) John William Strohhacker.

In the High Court of Justice.-Chancery Division.

- In the Matter of the Trusts of a Trust Deed dated the 7th May, 1908, made between The BRITISH BEER BREWERIES Limited of the one part and JOHN GIRDWOOD and ARTHUR NEVILE LUBBOCK of the other part, &c.
- Between Arthur Nevile Lubbock, Plaintiff, and Laura Empson (Widow) and His Majesty's Attorney-General, Defendants.
- Payment of First and Final Dividend on First Debenture Stock pursuant to notice dated 28th February, 1930.

THE undermentioned holders of the above mentioned Debenture Stock who have not claimed the above dividend are hereby required to send in to the undersigned, in writing, their claims to the same, accompanied by their Stock Certificates, so as to reach the undersigned on or before the 24th day of June, 1931, namely:---

•	, , ,	
Name.	Registered Address.	Holding of Stock.
Serge Berditschew- sky Apostoloff.	8, Victoria Square, Buckingham Gate, London, S.W.	£ 50
Madame Gabrielle Berditschewsky Apostoloff.	8, Victoria Square, BuckinghamGate, London, S.W.	200
Miss Julia Bishop	100, Jermyn Street, St. James's, Lon- don, S.W.	100
John French	17. Succoth Place, Murrayfield, Edin- burgh.	10
Sidney Gage	Camden House, Ash- ford, Middlesex.	100
Girdwood & Com- pany Limited.	St. Clements House, Clements Lane, London, E.C.	500
George Peter Heine	53,New Broad Street, London, E.C.	640
Miss Isabel Joan Macgillivray.	Fryston Lodge, Kent Road, Harrogate.	10
Henry Dunn Maclure.	Stock Exchange, London, E.C.	10
William Ward	61, Fore Street, London, E.C.	200
Robert Watson	35, Lincolns Inn Fields, London, W.C.	100
Failing receipt of	such claims and Stoc	k Certi-

factes the Trustee for the Debenture Stock Holders will pay into Court the balance of the funds in his hands available for such dividend, or otherwise dispose of such funds as the Court may direct.

Dated the 14th day of March, 1931.

ASHURST MORRIS CRISP and CO., 17, London, E.C. 2, Throgmorton-avenue, London, E.C. 2, Solicitors for Arthur Nevile Lubbock, sur-viving Trustee for the Debenture Stock (178) Holders.

In the High Court of Justice.-Chancery Division. In the Matter of the LONDON AND GENERAL BANK Limited, and in the Matter of the Companies Act, 1929.

OTICE is hereby given that by an Order, In made the 23rd day of February, 1931, upon the petition of the above named The London and General Bank Limited and Ernest Thomas Adams Phillips the Official Receiver in Companies Liqui-dation on the 6th February, 1931, preferred unto this Court and upon hearing Counsel for the Petitioners' and for the Registrar of Companies, and upon reading the said petition and the affidavit of Ernest Thomas Adams Phillips filed the 11th February, 1931, it was Ordered that the name of The London and General Bank Limited be restored to the Register of Companies; and it was ordered that an office copy of this Order be delivered to the Registrar of Companies, and pursuant to the Companies Act, 1929, the said Company is thereupon deemed to have continued in existence as if its name had not been struck made the 23rd day of February, 1931, upon Company is thereupon deemen to have continued in existence as if its name had not been struck off; and it was ordered that the Registrar of Companies do advertise this Order in his official name in the London Gazette; and it was further ordered that the costs of the Petitioners and of the Registrar of Companies of the said petition be taxed and paid out of the assets of the above named Company.

F. N. WHITTLE, Assistant Registrar of Companies.

Companies Registration Office, Somerset House, London, W.C. 2. 17th March, 1931.

In the High Court of Justice.-Chancery Division.

Mr. Justice Eve.

No. 0022 of 1931.

In the Matter of LAWES CHEMICAL MANURE COMPANY Limited, and in the Matter of the Companies Act, 1929.

NOTICE is hereby given that a petition was, on the 7th January, 1931, presented to His Majesty's High Court of Justice by the above named Company for the confirmation of (a) the reduction of the Company's capital from £400,000 to £235,660 by repaying capital which is in excess of the wants of the Company and (b) the altera-tion of the Company's objects by substituting a new objects clause for the existing objects clause which reduction and alteration were resolved upon

new objects clause for the existing objects clause which reduction and alteration were resolved upon by a Special Resolution passed at the Annual General Meeting of the Company held on the 17th December, 1930. The new objects clause resolved on authorises the Company— (a) To manufacture, buy, sell, import, export and deal in manures, and fertilisers of every description, sheep and cattle dips, disinfectants, insecticides, fungicides, oils, fats, soaps, toilet requisites, paints, detergents, drugs, chemicals and chemical compounds of all descriptions. (b) To carry on business as farmers, stock-

(b) To carry on business as farmers, stock-breeders, horticulturists, fruit-growers, fruit and vegetable canners, preservers and packers, market gardeners, florists, corn and feeding stuffs mer-chants, millers, seed crushers, seed growers and merchants, bag merchants and dealers in agricul-tural and horticultural produce.

(c) To carry on the business of mining, getting and preparing for market, manipulating, buying, selling and dealing in brick, earth, clay, sand, chalk, fint, gravel, stone, phosphates, limestone, coal, oil (vegetable and mineral) and other minerals or mineral-products and to carry on business as brick, tile and pipe-makers, limestone burners and

(d) To manufactures, buy, sell, hire, hire out or otherwise deal in agricultural and horticultural implements or appliances in connection with any of the above businesses.

Ancillary powers are also adopted. A print of the new objects clause approved at the said Meeting will be sent, on request, to any creditor or shareholder of the Company, or other person interested in the Company's assets, and