

299.—Instructions to hand over Documents against Payment.

Odessa, 11th July, 19..

MESSRS. LANGRIDGE & VINALL,
London.

Gentlemen,

We herewith beg to hand you documents for 14,334 bags Maize, per ss. *Finland*, which please give up to Messrs. James Ferguson & Co., of your city as soon as these gentlemen desire to take up same, against payment of £3,299 15s 6d, say three thousand, two hundred and ninety-nine pounds, fifteen shillings and sixpence, less interest at the rate of $\frac{1}{2}$ per cent. per annum over short deposit rate from date of payment to the 29th September next. Kindly accommodate Messrs. Ferguson, in case they should wish to inspect the above documents before payment, and credit our account for proceeds upon entry under advice.

Yours faithfully,

JACOB PALLITZKY & Co. (140)

300.—Apology for Omission to Enclose Remittances Advised.

London, 30th June, 19..

MESSRS. J. DUFAURE & Co.,
Paris.

Dear Sirs,

We have just received your telegram, reading:—

“Remittances numbers 4162, 4163, 4169, and 4190 not enclosed in your letter 28th inst.”

and wired you in reply:—

“Remittances in question advised erroneously. Please excuse.”

which we now confirm, apologizing for the irregularity.

The bills amounting in all to £5,186 18s. 4d., were otherwise disposed of after our letter was written, and the latter was inadvertently despatched without being altered.

Yours faithfully,

ROSER, SON & Co. (120)

SECTION XIX.
BANKRUPTCIES AND ARRANGEMENTS.

301.—Calling a Meeting of Creditors.

*15, Brinkworth Street, London,
10th July, 19..*

MESSRS. WARD & Co.,
Manchester.

Re THOMAS MORE, Draper, Dover.

Gentlemen,

I have been consulted by the above-named regarding his financial position, and, as a number of his creditors are pressing him, I think it advisable, in the interests of the creditors, that they should be called together as soon as possible. A meeting of creditors will therefore be held at my offices as above on the 14th inst., at 3 p.m., when a statement of affairs will be placed before the meeting, to enable the creditors to take such steps as they may deem most expedient.

Should it not be convenient for you to be present at the meeting, I shall be pleased to act for you, if you will kindly advise me to that effect.

Be good enough to forward me a statement of your account, for which please find stamped envelope enclosed.

I am, Gentlemen,

Yours faithfully,

HENRY LEWIS, C.A. (164)

302.—Reply by a Creditor, asking to be informed of the Result of Meeting.

Manchester, 12th July, 19..

HENRY LEWIS, ESQ., C.A.,
London.

Re THOMAS MORE, Dover.

Dear Sir,

We are in receipt of your notice of meeting, respecting the above, and enclose statement of our account as requested. Our interest in this estate is, fortunately, not a

large one, and as we shall be unable to attend the meeting on the 14th inst., we shall be glad if you will inform us as to what the creditors represented at the meeting decide to do with the estate.

Yours truly,

O. WARD & Co. (92)

303.—Accountant's Reply to Creditor.

Deed of Assignment executed.

London, 16th July, 19..

Messrs. O. WARD & Co.,
Manchester.

Re THOMAS MORE.

Gentlemen,

Referring to your letter of the 12th inst., I now beg to inform you that the meeting of the creditors of this firm, convened by my circular of the 10th inst., was held here on the 14th, and was well attended.

The claims of creditors present or represented amounted to £5,346 4s. 6d., out of £5,949 4s. 6d., the total liabilities of the firm. A statement of the firm's affairs was placed before the meeting, and full explanations given as to their position. After considerable discussion, it was decided that to let the estate go into bankruptcy would be a most ruinous course, and the creditors therefore finally resolved that the debtor be called upon to forthwith execute a Deed of Assignment for the benefit of the creditors. Mr. Richardson, of Fleet Street, was appointed Trustee, and a representative Committee of Inspection, consisting of four gentlemen, whose total claims amount to £4,315 4s. 2d., viz., Mr. Sommers, representing Worleys, Ltd., Mr. C. Winckworth, of Wood Street, lace manufacturer, Mr. James Grant, of Manchester, woollen manufacturer, and Mr. C. Pringle, of Redbanks, City.

The debtor has duly executed a Deed of Assignment for the benefit of his creditors, in accordance with the above resolution, and the Deed has already been signed or assented to by fifteen creditors, whose total claims amount to £3,000 odd.

I send you herewith a summary of the statement of affairs, and shall be glad if you will sign the enclosed form of assent, and return in the enclosed envelope to the Trustee at your earliest convenience.

Yours faithfully,

HENRY LEWIS, C.A. (309)

304.—Summary of the Statement.

Re THOMAS MORE, Draper, Dover.

STATEMENT OF AFFAIRS, 14th JULY, 19..

Gross Liabilities	Liabilities as Estimated by Debtor.	Expected to Rank.			Assets as Estimated by Debtor.	Estimated to Produce.		
		£	s.	d.		£	s.	d.
£ s. d. 5747 9 6	Unsecured Creditors as per List "A"	5747	9	6	Property as per List "C"; estimated Cost, viz. :—			
	Preferential Creditors for Rates, Taxes, Wages, etc., as per List "B" :—				Stock-in-Trade—			
	£73 0 0				£3958 9 6	2406	4	3
	Do. Rent 120 5 0				Trade Fixtures and Fittings 206 14 2	40	0	0
					£4165 3 8	2446	4	3
193 5 0	Deducted per Contra. £193 5 0				Cash in hand ..	40	3	8
					Book Debts as per List "D," viz. :—			
					Good £1401 5 6	1165	2	1
					To produce ..			
					Doubtful—			
					£60 1 3			
					Bad .. 41 5 8			
					£101 6 11			
					To produce ..	21	4	3
						3672	14	3
					Deduct Preferential Creditors for Rates, Wages, Rent, etc. ..	193	5	0
						3479	9	3
					Deficiency ..	208	0	3
						£5747	9	6
		£5747	9	6				

305.—Letter from Creditor to Trustee asking when a Dividend is likely to be declared.

Manchester, 3rd November, 19..

GEORGE RICHARDSON, ESQ.,
London.

Re THOMAS MORE, DOVER.

Dear Sir,

We should be glad if you would inform us what is being done in regard to the above estate, and whether a first dividend will shortly be declared. We understood you were trying to dispose of the remainder of stock by private treaty, and trust you have been successful in this.

We remain, dear Sir,

Yours faithfully,

O. WARD & Co. (76)

306.—Reply by Trustee as to Dividend.

London, 4th November, 19..

MESSRS. O. WARD & Co.,
Manchester.

Re THOMAS MORE, DOVER.

Gentlemen,

In reply to your favour of yesterday, I beg to inform you that, as Trustee under the Deed of Assignment executed by the above, I have disposed of the whole of the Stock and Fixtures, and have also succeeded in getting in most of the Book Debts. I shall send you in a few days particulars showing amount realized, and hope to declare a First and Final Dividend of about 8/6 in the £.

Yours faithfully,

GEORGE RICHARDSON. (96)

307.—Dividend Declared. Account of Trustee's Realization of Estate sent.

London, 10th November, 19..

MESSRS. O. WARD & Co.,
Manchester.

In the Matter of a Deed of Assignment dated 19th July, 19.., executed by Thomas More, Dover.

Gentlemen,

With the approval of the Committee of Inspection appointed under the said Deed, I have declared a First and Final Dividend of 8/6 in the £ upon the claims of such Creditors as have signed or assented to the Deed to date hereof. The amount of your claim as admitted by me is £20 10s., and you may receive the amount payable to you, viz., £8 14s. 3d. on Monday, 1st day of December, or on any subsequent day between the hours of ten and four at my office in Mills Chambers, Fleet Street, E.C.

If you cannot attend personally, a cheque or postal order for the amount of Dividend can be remitted by post, at your risk, or delivered to bearer on your filling up and signing the annexed Forms of Receipt and Authority, subject to the production, on application for payment, of any *Bills, Notes, and Securities held by you.*

A Statement of my Receipts and Payments is annexed hereto.

Yours faithfully,

GEORGE RICHARDSON,

Trustee. (205)

Form of Receipt referred to:—

In re THOMAS MORE, DOVER.

Received the sum of Eight Pounds, Fourteen Shillings, and Three Pence, in full settlement of ^{my}our claim of £20 10s. against the above estate.

£8 14s. 3d.

Stamp.

O. WARD & Co.

308.—Statement of Receipts and Payments.

London, 15th November, 19..

Re THOMAS MORE, Dover.

TRUSTEE'S REALIZATION ACCOUNT.

	£	s.	d.		£	s.	d.
To Cash in hand at 14th July, 19..	40	3	8	By Wages (Debtor's and Assistants' during Sale)	88	16	8
" Proceeds of Sale of Stock at Shop, High Street, Dover; Stock Sold, under Trustee's Supervision, at reduced prices	1800	2	2	" H. G. Wallis, Fee for taking Inventory of Stock	5	5	0
" Proceeds of Sale of residue of Stock by Auction	100	3	0	" Dover Gas Company, for Gas consumed during Sale	10	8	1
" Ditto Fixtures by Auction	20	0	0	" Preferential Creditors, for Rates, Wages, Rent, etc.	193	5	0
" Book Debts Collected..	1161	0	10	" Board of Trade Fees	3	10	0
				" H. Warner, Commission and Out of Pockets, Selling Stock and Fixtures by Auction	48	1	4
				" Costs of Actions of Suing Creditors	17	3	10
				" Inland Revenue Property Tax	3	11	0
				" Trustee's Printing Account	5	3	8
				" Ditto Postages and Stationery	7	1	4
				" Trustee's Remuneration:—			
				5% on £3,121 9 8=156 1 6			
				5% on £2,735 10 9=136 15 6	292	17	0
				" First and Final Dividend of 8/6 in the £ on claims admitted for £5,747 9 6	244	13	9
				" Incidentals	3	13	0
	£3121	9	8		£3121	9	8

309.—Notification to London Agent respecting Receiving Order in Bankruptcy, etc.

Bradford, 22nd July, 19..

Mr. WALLACE BLACKIE,
London.

Dear Sir,

We regret to inform you that Messrs. P. Roland and Co., of Deer Street, W., have filed their petition. The various actions pending against them left no alternative course to be

taken, and a Receiving Order was made on the 20th inst. The First Meeting of Creditors is notified to be held at the offices of the Official Receiver, London, on the 2nd August next, and we shall be glad if you will attend this meeting and report to us thereon. We send you herewith Form of Proof, also Form of Proxy duly filled up, which please lodge with the Official Receiver by the time stipulated.

The Summary of Debtors' Statement of Affairs does not look very encouraging, and we shall probably have to write off 15/- in the £ on our debt of £95.

Yours truly,

H. KINGSTON & Co. (155)

310.—Reply. Proof of Debt lodged with Official Receiver, etc.

London, 23rd July, 19..

Messrs. H. KINGSTON & Co.,
Bradford.

Gentlemen,

I learnt with regret of the failure of Messrs. P. Roland & Co. They have evidently been working at a serious disadvantage for some time, owing to want of capital, and but for the action of the bank respecting the overdraft of £1,700 odd, they might still be struggling to stave off the evil day. However, I am glad we have not pressed them for orders this season, as otherwise we might have suffered severely, since our goods run into big figures.

The proof and proxy will be duly lodged with the Official Receiver, and I will attend the meeting of creditors and report to you thereon.

I trust our loss in this estate will not be as heavy as you anticipate, but hope we shall obtain a dividend of at least 8/- or 9/- in the £, for that would be little enough considering our brief connection with the concern.

Yours faithfully,

WALLACE BLACKIE. (174)

311.—Report as to Meeting of Creditors by London Agent.

London, 2nd August, 19..

MESSRS. H. KINGSTON & Co.,
Bradford.

Re P. ROLAND & Co.

Gentlemen,

The First Meeting of Creditors of the above firm was held to-day, and the writer attended same as arranged.

The Debtors ascribed their position to expenses of the business being in excess of the profits, to bad debts, and to insufficiency of capital. They also complained of the adverse season of 1898, which, as you will remember, was not good for their particular line of business.

They were questioned as to whether they had sold goods under cost, and replied that they had done so only in exceptional cases where lines of bad stock had to be cleared. Their drawings for household and personal expenses cannot be considered immoderate as they had not drawn more than about £100 per annum each.

Debtors said that their trading had always resulted in a gross profit, but the expenses were too heavy for the amount of business done.

Mr. Leslie, who represented the Bank, proposed that the estate should remain in charge of the Official Receiver, who should wind it up in Bankruptcy. This proposal was approved by the meeting, and will be acted upon accordingly.

Yours faithfully,

WALLACE BLACKIE. (209)

312.—Bankruptcy. Liquidator and Committee of Inspection Appointed.

Liverpool, 20th July, 19..

In the Matter of the Companies Acts 1862 to 1890, and in the Matter of the Barchester Trading Co., Ltd.

Dear Sir,

At the meeting of Creditors of the above-named Company, held at the offices of the Official Receiver in Bankruptcy on the 18th inst., the Creditors appointed me Liquidator of the Company, and appointed Messrs. Henry Smart, P. Loder, and Chas. H. Romer as a Committee of

Inspection, to accept the offer made by Messrs. James Rhodes and William Salter, two of the Directors of the Company, to pay a composition of 12/6 in the £, payable 5/- in three months, 5/- in six months, and 2/6 in nine months, to be satisfactorily secured, together with all costs of proceedings.

The Committee of Inspection have met, and considered the proposal, and as satisfactory security is offered, they have agreed to accept this composition.

Of course, if the Creditors do not accept this offer the estate will have to be wound up in the ordinary way, and after payment of costs and expenses, which would thereby be incurred, I do not believe it would realize anything like 12/6 in the £.

I should be glad to know as soon as possible whether you would accept this offer, and would ask you to fill up and return to me the enclosed form of assent by return.

Yours truly,

H. BARNDEN, ESQ.,
London.

MONTAGU SCOTT,
Liquidator. (253)

313.—Notice to Creditors to Send in Claims.

Liverpool, 25th July, 19..

In the Matter of the Companies Acts 1862 to 1890, and in the Matter of the Barchester Trading Co., Ltd.

Dear Sir,

Notice is hereby given that the Creditors of the above-named Company are required, on or before the 1st prox., to send their names and addresses, and the particulars of their debts or claims, also the names and addresses of the Solicitors (if any) to Montagu Scott, of Dod Street, Liverpool, the Liquidator of the said Company, and, if so required by Notice in writing from the said Liquidator, are personally, or by their Solicitors, to come in and prove their said debts or claims, at such time and place as shall be specified in such notice, or in default thereof they will be excluded from the benefit of any distribution made before such debts or claims are proved.

Dated the 25th day of July, 19..

ARCHIBALD WALMESLEY,

Solicitor for the above-named Liquidator. (171)

To H. BARNDEN, ESQ.,
London.

SECTION XX.
INSURANCE OF GOODS, Etc.

314.—Requesting Insurance Brokers to Effect a Floating Policy.

London, 26th July, 19..

MESSRS. WILLOUGHBY & SONS,
Cheapside.

Gentlemen,

Referring to your Representative's call this morning, I have decided to accept your quotation of 18/- per cent. Please, therefore, cover me (or insure for me) £2,000 at 18/- per cent. on all goods in transit to or from my warehouse, to any town in Great Britain and Ireland, this to include all goods lying at railway stations, also travellers' samples at hotels, or in transit by rail or water.

Please let me have the Policy as early as possible.

Yours faithfully,

ORLANDO HUDSON. (99)

315.—Instructions to Insure Stock and Fixtures.

London, 9th Sept., 19..

THE REX INSURANCE Co.,
London.

Gentlemen,

Please insure me for £5,000 at 21/- per cent. per annum on Stock and Fixtures in my warehouse at the above address.

I should be glad to hear why the rate is so very high, since my last cover with another Company was only 19/- per cent., and I still hold a policy for more than the above amount at the rate of 19/- per cent. As I mentioned to your representative who called on me, I desire to divide the insurance of my stock among at least three Companies, otherwise I should not agree to pay the percentage which you demand, but nevertheless, I cannot see why you are unable to offer the same rates as your competitors. If you will reduce the rate I will consider an increase of my cover.

Yours truly,

WILLIAM BENNETT. (153)

**316.—Reply respecting Insurance of Stock, Etc.
Rate Confirmed.**

London, 10th Sept., 19..

WILLIAM BENNETT, ESQ.,
London.

Dear Sir,

We beg to acknowledge receipt of your yesterday's favour, instructing us to cover you for the amount of £5,000 at 21/- per cent. per annum, on Stock and Fixtures in your warehouse at 5 Tile Street, E.C. We are preparing the Policy for same, and will send it on to you during the next few days.

With regard to the rate of 21/- per cent. quoted to you, we beg to say that this is absolutely the lowest figure at which we can take the risk. The neighbourhood in which your premises are situated has become sufficiently notorious of late for frequent fires, and although you may at the present time be holding a policy from another Company, at a lower rate, yet we are assured that this policy was not effected recently, as we are well aware that to-day you will not find many Companies willing to cover you even at our rate of 21/- per cent., and many will not cover at all. We have already quite as much risk in your neighbourhood as we really care to have, and at a lower figure than we have quoted the business would not be worth our while, even if you double the amount of cover. We enclose receipt for your cheque with best thanks, and remain,

Yours faithfully,

THE REX INSURANCE Co. (243)

317.—Request to Insure Goods lying at the Docks.

London, 11th Sept., 19..

TO THE REX INSURANCE Co.,
London.

Gentlemen,

Please insure for me for one calendar month from to-day:

B # 1903/1908 Six Cases Cutlery } Value £953.
BOSTON. Ex. s.s. *Wanton*, from Boston }
 and lying at the West India Dock, London.
 Yours truly,
 HORACE WHATELEY. (65)

318.—Request to Insure Goods lying at Hotel.

London, 12th Sept., 19..

TO THE REX INSURANCE CO.,
 London.

Gentlemen,

Please insure for us for three weeks from 13th inst. Soft Goods, value £360, which we shall have lying at the Princes Hotel, Bournemouth.

Please charge your lowest rate, and oblige,

Yours faithfully,

HENDERSON & McNEILL. (51)

319.—Request to Insure Goods Shipped. All Risks.

London, 19th Sept., 19..

MESSRS. RIVERSDALE & Co.,
 "Lloyd's," E.C.

Gentlemen,

Please insure for us against all risks, £536, value of Twenty Cases of Hardware, marked

PLC # 1/20,
BOSTON.

and shipped for account of Messrs. Peat, Lenner & Co., Boston, per s.s. *Massachusetts*, sailing on the 20th inst. Be good enough to effect this at once, and let us have certificate per bearer, as we wish to forward same by to-day's mail.

Yours faithfully,

RYAN BROS., LTD. (92)

320.—Request for an Open Policy.

London, 20th Sept., 19..

MESSRS. WALLACE & RYMER,
 London.

Gentlemen,

Please insure for us, with particular average, £10,000 on Machinery and General Merchandise, from any port or ports in the United Kingdom, to any port or ports in Australia and New Zealand.

Yours truly,

BANNISTER & WILEY. (49)

321.—Shipments declared off Open Policy.

London, 10th Oct., 19..

MESSRS. WALLACE & RYMER,
 London.

Gentlemen,

Please note that on account of open policy, dated 21st Sept., 19.., goods value £1,535 have been shipped per s.s. *Jordan*, sailing to-morrow, 11th inst., leaving a balance of £8,465.

Yours truly,

BANNISTER & WILEY. (62)

322.—Open Policy Renewed.

London, 30th Nov., 19..

MESSRS. WALLACE & RYMER,
 London.

Gentlemen,

Kindly declare a further £5,345 on open policy dated 21st Sept., 19.., for Machinery and General Merchandise, from any port or ports in the United Kingdom to any port or ports in Australia and New Zealand.

Also please insure for us, with particular average, £10,000, to follow and succeed the above policy.

Yours truly,

BANNISTER & WILEY. (77)

No. 323.

Indent or Shipping Order.

Telegraphic Address, "WOXON."

Telephone No. 1338

H. WILCOX & SON.

10 Livingston Street,

LONDON, E.C.

ORDER No. ^{3rd Feb} 1900
1939

Dept.

Western

Mr Richard Wrayner

Nottingham

Herewith we hand you an Order for the West Indian Market

Goods to be ready within the time specified, packed in the best possible manner, for Export.

50	pairs	Curtains No 152 "Iris" @ 10/6 per pair
50	"	do 150 Tushia @ 12/6 "
50	"	do 148 Orchid @ 14/6 "

Terms:

2 1/2 % for prompt cash f.o.b London

Packing:

Tin lined cases, extra

Delivery:

Within 50 days from date of order.

Marks:

Please ask for marks & forwarding instructions when ready.

IMPORTANT.

Every case, cask, or crate must have the marks cut or branded.

Invoice must give Net and Gross Weights and contents of each Package; also Outside Dimension in inches of every package, further Order No., Conditions, and Number of Packages.

Statement to be rendered with invoice, showing best discount for prompt cash.

This order is tendered subject to your keeping within the meaning of the Merchandise Trade Marks Act, and any deviation without our authority in writing will be at your risk.

Your confirmation of the acceptance of this order is required by return of post.

No 324.—Stores Contract (Specification).

THE SOUTHERN TRAM CO.

SPECIFICATION FOR THE SUPPLY OF STORES.

This Company is prepared to receive TENDERS for the supply of the ARTICLES herein mentioned, subject to the terms and conditions specified at back.

ESTIMATED QUANTITY.	DESCRIPTION	PRICE	AMOUNT.		
			£	s.	d.
abt. 300 yds.	CARPET, Brussels, 27 inches wide, to patterns, per yd.	3/11	58	15	-
abt. 500 yds.	Do. do. extra quality	4/11	122	18	4
abt. 1000 yds.	MATTING, Cocoa, plain, 18 inches wide, to sample No. 5	10 ^d	41	13	4
abt. 1000 yds.	AMERICAN LEATHER CLOTH, to sample. Dark Claret, 45 inches wide	1/6	75	-	-
			£	298	6 8

FORM OF TENDER.

I (we) ^(on-beh) Charles Lintap of Iron Street E.C. hereby agree to supply the Southern Tram Company with the articles mentioned in the foregoing Specification (or any portion thereof) strictly in accordance with the terms and conditions contained therein, at the prices affixed thereto

Dated October 9th 1900

Signed

Charles Lintap

No. 325.—Stores Contract (Conditions and Terms).

CONDITIONS OF CONTRACT, viz. :—

1. The articles to be supplied within a reasonable time after the order is given, and delivered at the Company's Stores Depôt, in Dover, free of all charges for carriage, delivery, etc.
2. The articles shall be supplied to the Company's Samples, Patterns, or Specifications, to which they shall in all respects be equal, and where no Sample or Patterns are exhibited, then the articles shall be the best of their respective kinds, and the decision of the Company thereon shall be binding and conclusive.
3. Any Article found to be inferior in quality, or in any manner defective, will be rejected, and returned to the Contractor at his own risk and expense. Contractors are earnestly requested not to tender unless they first examine the Patterns and Samples.
4. Should the Contractor fail to supply any article within a reasonable time after the order shall have been given, or shall supply any article of an inferior quality, or in any manner defective, the same will be rejected at the Contractor's risk and expense, and the Company shall have power to purchase from any other party, and charge the Contractor with the difference (if any) between the cost of such article and the Contract price, and deduct the same from the moneys which may be due, or at any time afterwards shall become due to the Contractor, or the amount shall be recoverable as a debt. And further, should the Contractor commit a breach of Contract, the Company shall, either before or after the exercise of the powers mentioned above, be at liberty to terminate the Contract.
5. No charge will be allowed for packages, but due care will be taken to return them promptly.
6. The Company will not pay any charges, or take any responsibility in reference to Patent Royalties claimed by any persons in respect to any materials supplied to them.
7. The Contractor shall (if required) give such security for the due performance of the Contract as may be approved by the Company.
8. TERMS to be monthly payment less 2½% for cash.

TENDERS, endorsed "TENDER FOR STORES," to be sent to the Secretary of the Company, in the printed addressed envelope enclosed herewith, so as to arrive not later than 10 a.m. on October 10th, 1900.

The Directors do not bind themselves to accept the lowest or any tender; they also reserve to themselves the right to divide the order, and if any alteration or addition be made in either the Specification or the Form of Tender by the Contractor, the Tender will not be considered.

NIEL CLARKE,
Secretary.

SOUTHERN TRAM CO.,
Dover, September 25th, 1900

No. 326.—Order Form.

PETER HELYER & CO.,

Ring Street, LONDON, E.C.

Order No. 3895
B Dept.October 9th 1900

Messrs. Halliday & Watford, Leicester

Please deliver the following to our Whitworth Road Factory :—

10	Spindles	Aladdin Fingering		
10	do	do	Pinks @	3/6
10	do	do	White	9/-
			Red	9/6

Terms: 2½% Discount monthly acct.

Please Note.

All goods to be sent CARRIAGE PAID.
A separate Invoice in duplicate required for each Order.
ORDER NUMBER MUST BE QUOTED ON INVOICE.

No. 327.—Reminder for Goods due for Delivery.

PETER HELYER & CO.,

Ring Street, LONDON, E.C.,

B. Department.

October 25th 1900

Messrs. Halliday & Watford Leicester

The Goods on order as per particulars hereunder are urgently required. Please advise us per return earliest possible date of delivery.

DATE.	ORDER No.	DESCRIPTION.	EXPLANATION.
Sept 3 rd	3840	Shetland Wool	Will deliver 27 th inst
Oct 9 th	3895	Fingering	Hope to deliver 3 rd prox. Great pressure of orders, season being at its zenith

No. 328.—Shipping Instructions.

Telegraphic Address:
"WOXON."

From H. WILCOX & SON,

10 Livington Street, LONDON, E.C.,

To

10th March 1900

Mr Richard Wrayner
Nottingham

ORDER No. 1939

Dear Sir,

Be good enough to have the cases for the above order marked and numbered as below, and have same forwarded per rail, Carriage Paid, to the Royal Albert Dock for shipment per ss. *Wasp*

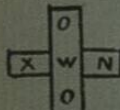
to the order of Messrs *Viney & Price*
48 Great Tower St. London, E.C.

Please let us have Invoices in duplicate per return, giving full particulars of measurements, weights, and contents. Goods to be alongside not later than 22nd inst.

Yours truly,

H. WILCOX & SON.

MARKS.



KINGSTOWN

#58

Advice to be sent to Shippers, with particulars of Contents, Weights, &c.