or abatement for weights, lengths, qualities, quantities, errors of description, or any defects or injuries whatsoever, and neither the age, tonnage, description of the ship, nor the description of the machinery, appurtenances, and stores, as expressed in the inventories or printed particulars, are warranted.

II.—'The buyer is immediately to pay to , the Marshal, or to his substitute, one part of the purchase-money and the remainder thereof within days in cash, to the said Marshal, and upon such payment of the remainder of the purchase-money he will be put into possession of the said ship, her tackle, apparel, and furniture, including machinery and appurtenances agree-mentioned. But in case of non-payment of the remainder of the ship, her tackle, apparel, and furniture, including machinery and appurtenances as afore-mentioned. But in case of non-payment of the remainder of the purchase-money, within such time, the deposit aforesaid of one part shall be and is hereby declared to be forfeited, and the said ship, her tackle, apparel, and furniture, including machinery and appurtenances, may again be exposed to, and sold at public or private sale, and the deficiency, if any, by such re-sale, shall be made good by the defaulter at this sale, together with the expenses attending such re-sale; and neither the Honourable the Judge, the Marshal, any other officer of the said Court, nor the auctioneers, shall be sued at law for the said money paid in part, and forfeited as afore-aid; but the buyer so neglecting shall be liable for all loss, costs and damages, which may arise thereby.

arise thereby.

III.—If delivery of the property to an agent is required, such agent must produce the buyer's written authority to that effect, duly signed, and addressed to the Marshal.

IV .- In order to prevent detention of the ship for non-payment of dock or other dues, the buyer must give three days' notice to the Marshal, or auctioneers, of the day on which he will complete the purchase.

V.—The buyer [if he requires it] may have the Marshal's bill of sale for the

v.—The ship will be at the risk of the buyer immediately after he receives an order for the delivery thereof.

Lastly.—If any question arises at the auction as to who is the buyer of the control of the start of the same. Not said ship, the Marshal, or his aforesaid substitute, is to determine the same. Not pounds [or dollars, or as the case may be], to be advanced at each less than bidding.

I do hereby acknowledge to have bought the aforesaid vessel, her tackle, apparel, and appurtenances, under the above conditions at the sum of and have paid the sum of in part of the purchase-money.

, one thousand nine hundred Witness my hand this day of and

Witness:

Received of

being the gross proceeds of sale

No. 27.

O. XI. r. 5.

MARSHAL'S ACCOUNTS. [Heading and Title as in No. 1.]

The Marshal's account sales of the ship lying then at . on the day of sold by public auction at , on the day of 19 the annexed Commission of appraisement and sale, dated the 19 , by virtue of day of

Disbursements and Fees on Appraisement and Sale. Total. Disbursements (as on p. 2). Official fees as on p. 3).

(Signed) . 19 Marshal [or as the case may be]. P. 2.

	No. of Voucher	Disbursements.	
		On Appraisement and Sale	Other Payments.
Disburse- ments carried to lst page.			