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WAR DEPARTMENT.

Doubling-Street, September 18, 1813.

A DISPATCH, of which the following is a copy, has been received at Earl Bathurst's Office, from Field-Marshal the Marquess of Wellington, K. G.

MY LORD, *Lezaca, September 4, 1813.*

I WRITE just to correct an error in my dispatch of the 2d instant: the number of prisoners taken at St. Sebastian's is six hundred and seventy, and not two hundred and seventy, as I supposed.

The Governor has had a communication with Lieutenant-General Sir Thomas Graham, the object of which certainly was to commence a negotiation for the surrender of the place. Advantage was taken of this communication to send him a summons, but he demanded a suspension of hostilities for a fortnight; then to surrender unless relieved, but to march his garrison into France, with arms and baggage, without being prisoners of war. These conditions were rejected, and the fire, which had ceased for some time yesterday, was recommenced in the evening.

I have the honour to be, &c.

(Signed) WELLINGTON.

The Earl Bathurst, &c. &c. &c.

Return of the Killed, Wounded, and Missing of the Army under the Command of His Excellency Field-Marshal the Marquess of Wellington, K. G. at the Siege, Assault, and Capture of the Town of St. Sebastian, from 28th July to 31st August 1813, inclusive.

General Staff—3 wounded.

Royal Artillery—3 rank and file killed; 11 rank and file wounded.

Royal Engineers—1 lieutenant-colonel, 2 captains, 4 rank and file, killed; 1 captain, 2 lieutenants, 10 rank and file, wounded.

Royal German Artillery—2 rank and file wounded. Detachment 1st Guards, 1st Batt.—9 rank and file killed; 1 ensign, 2 serjeants, 9 rank and file, wounded; 3 rank and file missing.

Detachment 1st Guards, 3d Batt.—1 serjeant, 9 rank and file, killed; 1 ensign, 1 drummer, 21 rank and file, wounded; 3 rank and file missing.

Detachment Coldstream Guards, 1st Batt.—3 rank and file killed; 1 ensign, 2 serjeants, 18 rank and file, wounded; 5 rank and file missing.

Detachment 3d Guards, 1st Batt.—1 serjeant killed; 20 rank and file wounded; 12 rank and file missing.

1st (Royal Scots), 3d Batt.—1 ensign, 3 serjeants, 43 rank and file, killed; 5 lieutenants, 9 serjeants, 133 rank and file, wounded.

Detachment 2d (or Queen's)—1 serjeant killed; 1 rank and file wounded.

4th Foot, 1st Batt.—4 lieutenants, 1 ensign, 7 serjeants, 107 rank and file, killed; 1 lieutenant-colonel, 2 captains, 2 lieutenants, 1 ensign, 10 serjeants, 1 drummer, 142 rank and file, wounded; 3 rank and file missing.

Detachment 7th Fusileers, 1st Batt.—6 rank and file wounded.

9th Foot, 1st Batt.—1 major, 3 lieutenants, 5 serjeants, 42 rank and file, killed; 1 lieutenant-colonel, 2 captains, 4 lieutenants, 2 serjeants, 2 drummers, 98 rank and file, wounded; 6 rank and file missing.

Detachment 20th Foot—1 captain, 2 rank and file, killed; 1 captain, 2 serjeants, 7 rank and file, wounded.

Detachment 23d Fusileers, 1st Batt.—4 rank and file killed; 1 lieutenant, 4 rank and file, wounded.

Detachment 27th Foot, 3d Batt.—1 lieutenant, 5 rank and file, killed; 2 rank and file wounded.

38th Foot, 1st Batt.—1 captain, 3 lieutenants, 32 rank and file, killed; 2 captains, 5 lieutenants, 3 ensigns, 2 serjeants, 84 rank and file, wounded; 3 rank and file missing.

Detachment 40th Foot, 1st Batt.—2 rank and file

killed; 1 lieutenant, 1 serjeant, 4 rank and file, wounded.
 Detachment 43d Foot, 1st Batt.—1 lieutenant, 2 rank and file, killed; 2 serjeants, 8 rank and file, wounded.
 47th Foot, 2d Batt.—1 major, 1 captain, 2 lieutenants, 3 ensigns, 9 serjeants, 1 drummer, 98 rank and file, killed; 2 captains, 6 lieutenants, 2 ensigns, 8 serjeants, 1 drummer, 118 rank and file, wounded.
 Detachment 48th Foot, 1st Batt.—4 rank and file killed; 1 captain, 1 serjeant, 1 rank and file, wounded.
 Detachment 52d Foot, 1st Batt.—1 lieutenant, 1 rank and file, killed; 1 major, 1 captain, 7 rank and file, wounded.
 Detachment 53d Foot, 2d Batt.—2 rank and file killed; 1 rank and file wounded.
 59th Foot, 2d Batt.—1 captain, 4 lieutenants, 3 ensigns, 4 serjeants, 106 rank and file, killed; 2 captains, 8 lieutenants, 2 ensigns, 8 serjeants, 1 drummer, 213 rank and file, wounded.
 Detachment 95th Foot, 1st Batt.—2 rank and file killed; 2 lieutenants, 1 serjeant, 4 rank and file, wounded.
 Detachment 95th Foot, 2d Batt.—3 rank and file killed; 6 rank and file wounded.
 Detachment 95th Foot, 3d Batt.—2 rank and file killed; 5 rank and file wounded.
 Detachment 1st Light Batt. King's German Legion—1 serjeant wounded.
 Detachment 2d Light Batt. King's German Legion—2 rank and file killed; 6 rank and file wounded.
 Detachment 1st Line Batt. King's German Legion—4 rank and file killed; 1 captain, 1 lieutenant, 1 rank and file, wounded.
 Detachment 2d Line Batt. King's German Legion—5 rank and file killed; 1 serjeant, 12 rank and file wounded.
 Detachment 5th Line Batt. King's German Legion—5 rank and file killed; 1 serjeant, 4 rank and file, wounded.
 Brunswick Light Infantry—2 rank and file killed; 1 lieutenant, 1 serjeant, 5 rank and file, wounded; 1 lieutenant, 5 rank and file, missing.
 (Signed) E. M. PAKENHAM, Adj. Gen.

Return of the Killed, Wounded, and Missing of the Army under the Command of His Excellency Field-Marshal the Marquess of Wellington, K. G. in Action with the Enemy on the 31st August and 1st September 1813.

General Staff—1 captain killed.
 2d (or Queen's) Regiment—2 rank and file killed; 16 rank and file wounded.
 5th Foot, 1st Batt.—3 rank and file wounded.
 11th Foot, 1st Batt.—1 lieutenant, 1 rank and file, killed; 1 serjeant, 7 rank and file, wounded.
 27th Foot, 2d Batt.—1 rank and file missing.
 36th Foot, 1st Batt.—1 ensign, 1 rank and file, wounded.
 40th Foot, 1st Batt.—1 rank and file killed; 3 rank and file wounded; 1 rank and file missing.
 43d Foot, 1st Batt.—1 lieutenant wounded.
 51st Foot—1 captain, 1 serjeant, 5 rank and file,

killed; 1 major, 4 captains, 5 lieutenants, 1 ensign, 5 serjeants, 61 rank and file, wounded.
 52d Foot, 1st Batt.—1 rank and file wounded.
 53d Foot, 2d Batt.—1 rank and file killed; 1 serjeant, 15 rank and file, wounded.
 68th Foot—1 serjeant, 8 rank and file, killed; 1 lieutenant, 1 ensign, 3 serjeants, 58 rank and file, wounded.
 82d Foot, 1st Batt.—1 lieutenant, 4 rank and file, killed; 1 lieutenant, 5 serjeants, 54 rank and file, wounded.
 87th Foot, 2d Batt.—3 rank and file wounded.
 95th Foot, 2d Batt.—1 captain, 5 rank and file, killed; 1 captain, 2 lieutenants, 7 serjeants, 32 rank and file, wounded; 2 rank and file missing.
 95th Foot, 3d Batt.—2 rank and file killed; 10 rank and file wounded.
 Chasseurs Britanniques—1 serjeant, 14 rank and file, killed; 1 lieutenant-colonel, 1 major, 1 captain, 3 lieutenants, 3 serjeants, 20 rank and file, wounded; 2 serjeants, 26 rank and file, missing.

(Signed) E. M. PAKENHAM, Adj. Gen.

Admiralty-Office, September 15, 1813.

Extract of a Letter from Captain Sir G. N. Collier, dated on board His Majesty's Ship 'Surveillante,' off St. Sebastian's, 1st September 1813, and transmitted by Admiral Lord Keith to J. W. Croker, Esq.

I TAKE leave to report, that arrangements being made, as agreed upon by Lord Wellington, for a demonstration on the back of the rock of St. Sebastian's, the two divisions of ships' boats were placed under the command of Captain Gallway, of the Dispatch, and Captain Bloye, of the Lyra, and that I understand their appearance had the complete effect intended, by diverting a large proportion of the garrison from the defence of the breach; the boats were warmly fired on from the batteries at the back of St. Sebastian's, but no lives were lost.

The sloops of war weighed with a light breeze, and the Dispatch suffered in a trifling degree in her sails, the gun-boats, No. 14 and 16, were equipped in time to offer annoyance to the enemy, and to attract his attention.

At eleven A. M. the tide having ebbed sufficiently, the assault by the breach took place, and if the resistance made by the enemy, considering the natural defences, as well as the artificial ones, thrown up by him, is to be considered gallant and obstinate, the attack must be ranked still higher: never perhaps was an affair more obstinately maintained, but British courage and perseverance ultimately succeeded, and after a lodgment had been effected on the breach, the town was entered and possessed about half past one P. M. in defiance of mines and every obstacle which the ingenuity of the Governor could invent. A heavy firing was maintained till late in the evening, but the rock still holds out, and may probably for some days; a large part of the town has been unavoidably destroyed, and must inevitably suffer from the means still in possession of the enemy.

The opportunity afforded to the navy for evincing the zeal and good will of British seamen, has been necessarily confined to a few individuals, but I knew of no officer, more indefatigable in the various duties which have fallen to him, than Captain Bloye, of the *Lyra*; he has endeavoured to anticipate every wish of the army. Lieutenant O'Reilly, with his former companions in the batteries, was conspicuously active; every ship in the squadron* sent a proportion of seamen, under their respective officers, and they uniformly behaved well.

The loss on both sides during the assault must have been considerable, as artillery of all descriptions was playing on the enemy while disputing the breach and walls.

Three or four seamen form the total naval loss since my last report.

Captain Smith, of the *Beagle*, who was slightly wounded on the island, has the command of the seamen there landed.

Admiralty-Office, September 18, 1813.

VICE-ADMIRAL Sir Edward Pellew, Bart. has transmitted to John Wilson Croker, Esq. a letter from Captain Edward Flin, of His Majesty's sloop *Cephalus*, dated at Sea, the 3d of July last (and addressed to Vice-Admiral Pickmore), giving an account of his having captured, on the morning of the 2d of the same month, *Toro E.* by *S. La Petit Chasseur*, French felucca privateer, armed with two four-pounder long guns, and one eight pounder, the latter hove overboard in the chase, with a complement of forty-five men; she had been out from Genoa thirteen days, and had made no capture.

Admiralty-Office, September 15, 1813.

Copy of a Letter from Captain Grant, of His Majesty's Ship Armada, dated off Toulon, 23d July last, and transmitted by Vice-Admiral Sir E. Pellew, Bart. to J. W. Croker, Esq.

I HAVE the honour to inform you that on the 19th instant, being set by the swell and current near to the point of Bordighero, the batteries opened upon us. As the ships were approaching the land-fall, and the shot were going over us, the marines were landed under the direction of Captain Hore, of this ship, who immediately took possession of the eastern battery, spiked the guns and destroyed the powder. On our marines approaching the battery, on the point of Bordighero, the enemy blew it up and quitted it, and so great was their hurry that the mangled remains of the man who blew it up were found by our party, who entered and spiked the guns. As there was a heavy fire of musketry kept up from the town, Lieutenant Brown, of the marines of this ship, very properly took possession of the house from whence the heaviest of the fire proceeded. As many of the people of the town were evidently assisting the few soldiers that were in the batteries, the vessels on

the beach, the surf being too heavy to launch them, were burnt, and the frigates opened their fire upon the town. The Mayor having been brought off, I explained to him that the town had brought upon itself the heavy loss it sustained, by wantonly firing on us. I regret to say, that Captain Hore was very severely wounded in the thigh, and Michael Martin, private marine, below the knee, but both are doing well.

Lieutenant Parsons had command of the boats at landing; Captain Napier having assumed the command, Lieutenant Parsons returned after the eastern battery was destroyed, bringing off the marines employed upon this service, and Captain Napier superintended the destruction of the vessels and the re-embarkation of the remainder of the marines.

AT the Court at *Carlton-House*, the 31st of July 1813,

PRESENT,

His Royal Highness the PRINCE REGENT in Council.

WHEREAS His Majesty was pleased, by His general Order in Council of the fifth of April one thousand eight hundred and five, touching the performance of quarantine, to direct, that where any ship or vessel shall attempt to enter into any port or place in Great Britain, or the islands of Jersey, Guernsey, Alderney, Sark, or Man, whether such port or place shall have been appointed for the performance of quarantine or not, the Superintendent of Quarantine, or his Assistant, (if there shall be such Superintendent or Assistant at such port or place), or if not, the Principal Officer of His Majesty's Customs at such port or place, or such Officer of the Customs as shall be authorised by the Commissioners of the Customs, or any four or more of them, to act in that behalf, shall go off to such ship or vessel, and shall, at a convenient distance from such ship or vessel, keeping to windward, demand of the Commander, Master, or other person having charge of such ship or vessel, answers to certain preliminary questions therein set forth: And whereas His Royal Highness the Prince Regent was pleased, by His Orders in Council of the twenty-eighth of February one thousand eight hundred and eleven, and the twenty-ninth of September one thousand eight hundred and twelve, to direct, that certain questions, in addition to the preliminary questions directed by His Majesty's general Order in Council of the fifth of April one thousand eight hundred and five, touching the performance of quarantine, should be put to the Commanders, Masters, or other persons having the charge or command of such ships or vessels: And whereas it is deemed expedient, that, in the case of ships or vessels coming from or having touched at any of the places mentioned in His Majesty's said Order in Council of the fifth of April one thousand eight hundred and five, as places from which it is probable that the plague, or some other infectious disease or distemper, highly dangerous to the health of His Majesty's subjects, may be brought into Great Britain; or having on board any goods, wares, or merchandises, enume-

* *Surveillante*, *Revolutionnaire*, *President*, *Sparrow*, *Lyra*, *Beagle*, *Dispatch*, *Challenger*, *Holly*, *Juniper*, *Gun-Boats* No. 14 and 16.

rated in the said Order, being the growth, produce, or manufacture of Turkey, or of any place in Africa, within the Streights of Gibraltar, or in the West Barbary on the Atlantic Ocean, from any port or place in Europe without the Streights, or on the Continent of America, at which there is not a regular establishment for the performance of quarantine, which shall have been declared sufficient for that purpose by any Order of His Majesty in Council, notified by Proclamation, or published in the London Gazette; or coming from or having touched at any port or place on the Continent of America, the islands adjacent thereto, or coming from or having touched at any of the ports in the West Indies; the following questions, in addition to the said preliminary questions, should be put to the Commander, Master, or other person having the charge of such ships or vessels; viz. after the tenth question,

“ Did you hear of any report, or are you aware of any suspicion having existed, at the time of your sailing, that the plague, or any other infectious disease prevailed at the place from whence you sailed, or at any other place in the Mediterranean [or in America, or the West Indies, as the case may be] ? ”

After the eleventh question,

“ At what port did you take on board your passengers? Were they residents at that place, or had they been embarked as passengers on board any other vessel from any other places, and from what places, and at what time? ”

And whereas it is deemed expedient, that in case of any of His Majesty's ships arriving from or having touched at any of the places above described and enumerated, the following question should also be put to the Captain or other Officer having the chief command of such ship, after the eighteenth question; viz.

“ Have you any packages or parcels which you have taken charge of? if so, what are their contents, and when and where did you take them on board? ”

His Royal Highness the Prince Regent is therefore pleased to order, in the name and on the behalf of His Majesty, and by and with the advice of His Majesty's Privy Council, that the two first mentioned questions above set forth, in addition to the preliminary questions directed by His Majesty's general Order in Council of the fifth of April one thousand eight hundred and five, and the Orders in Council of the twenty-eighth of February one thousand eight hundred and eleven, and the twenty-ninth of September one thousand eight hundred and twelve, respecting the performance of quarantine, be put to the Captains, Commanders, Masters, or other persons having charge or command of ships or vessels coming from or having touched at any of the places above described and enumerated; and that the third question above set forth, be put to the Captain or other Officer having the chief command of any of His Majesty's ships arriving as above:

And His Royal Highness is further pleased to order, in the name and on the behalf of His Majesty, and by and with the advice aforesaid, that such Captains, Commanders, Masters, or other persons having charge or command of such ships

or vessels, shall, upon such questions being put by the Superintendent of Quarantine, or his Assistant, or Principal Officer or other Officer of the Customs, authorised by the Commissioners of His Majesty's Customs, or any four or more of them, to act in that behalf, give true answers to the same, in writing or otherwise, and upon oath or not upon oath, according as they shall be required by such Superintendent, or his Assistant, or Principal Officer or other Officer of the Customs, authorised as aforesaid, under such pains and penalties as are inflicted by an Act passed in the forty-fifth year of His Majesty's reign, intituled “ An Act for making further provision for the effectual performance of quarantine.”

And the Right Honourable the Lords Commissioners of His Majesty's Treasury, the Commissioners for executing the office of Lord High Admiral of Great Britain, the Lord Warden of the Cinque Ports, the Master-General, and the rest of the Principal Officers of the Ordnance, His Majesty's Secretary at War, and the Governors and Commanders in Chief for the time being of the Isles of Guernsey, Jersey, Alderney, Sark, and Man, are to give the necessary directions herein as to them may be respectively appertain. *Chetwynd.*

Commissions signed by the Lord Lieutenant of the County of Salop.

Shropshire Regiment of Militia.

Henry George, Esq. to be Captain. Dated August 30, 1813.

Lieutenant Thomas Tranter to be ditto. Dated as above.

Lieutenant Thomas Smith to be ditto. Dated as above.

Ensign George Cadswell to be Lieutenant, vice Richards, deceased. Dated as above.

Ensign John Sishton to be ditto, vice Tranter, promoted. Dated as above.

Ensign Roger George to be ditto, vice Smith, promoted. Dated as above.

North Shropshire Local Militia.

Ensign Thomas Price to be Lieutenant, vice Cope. Dated July 15, 1813.

John Whitehurst, jun. Gent. to be Ensign, vice Price. Dated as above.

Commissions signed by the Lord Lieutenant of the County of Northumberland.

Western Regiment of Local Militia.

Mansfeldt de Cardonel Lawson, Esq. to be Major. Dated August 30, 1813.

William Bell, Esq. to be Captain. Dated September 11, 1813.

Adjutant William Dixon to be ditto, by Brevet. Dated September 1, 1813.

Quarter-Master Thomas Crawhall to be Lieutenant, by Brevet. Dated as above.

George Hedley, Gent. to be Ensign. Dated September 9, 1813.

Joseph Bell, Gent. to be ditto. Dated as above.

John Cole, Gent. to be ditto. Dated September 14, 1813.

Northern Regiment.

Lieutenant Nathaniel Dodds to be Captain, vice Lec, promoted. Dated September 4, 1813.
 Lieutenant Richard Wallace Wood to be ditto, vice Paxton, deceased. Dated as above.
 Lieutenant Thomas Henderson to be ditto, vice Nicholson, resigned. Dated as above.
 Lieutenant Christopher Howey to be ditto, vice Smith, resigned. Dated as above.
 Ensign Thomas White to be Lieutenant, vice Dodds, promoted. Dated as above.

Whitehall, September 6, 1813.

WHereas it hath been humbly represented unto His Royal Highness the Prince Regent, that the stables, barn, and outhouses belonging to the George Inn, at Greta-bridge, in the county of York, and occupied by Mr. Ralph Chambers, was maliciously set on fire by some unknown person, between the hours of eleven and twelve o'clock, on the evening of Saturday the 21st August last;

His Royal Highness, for the better apprehending and bringing to justice the persons concerned in setting fire to the said premises, is hereby pleased, in the name and on the behalf of His Majesty, to promise His Majesty's most gracious pardon to any one of them (except the person who actually set fire to the same) who shall discover his or their accomplice or accomplices therein, so that he, she, or they may be apprehended and convicted thereof.

SIDMOUTH.

And, as a further encouragement, a reward of **FIFTY POUNDS** is hereby offered by the association for the prosecution of felons in the neighbourhood, and a further sum of **FIFTY POUNDS** by Sir Robert Eden, the proprietor of the premises, to any person making such discovery as aforesaid (except as is before excepted), to be paid on the conviction of any one or more of the offenders.

Whitehall, September 8, 1813.

WHereas it hath been humbly represented unto His Royal Highness the Prince Regent, that about ten o'clock in the evening of Wednesday the 27th ultimo, the rick yard belonging to Mr. John Holbin, farmer, at Biglass, in the parish of St. Andrew's, in the county of Glamorgan, was maliciously set on fire by some evil-disposed person, by which the whole of the property therein was entirely consumed;

His Royal Highness, for the better apprehending and bringing to justice the persons concerned in the said felony, is hereby pleased, in the name and on the behalf of His Majesty, to promise His Majesty's most gracious pardon to any one of them (except the person who actually set fire to the said rick yard), who shall discover his or their accomplice or accomplices therein, so that he, she, or they may be apprehended and convicted thereof.

SIDMOUTH.

And, as a further encouragement, a reward of **ONE HUNDRED GUINEAS** is hereby offered by the inhabitants of the neighbourhood, and a

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further reward of **FIFTY GUINEAS** by the said Mr. John Holbin, to any person making such discovery as aforesaid (except as is before excepted), to be paid on the conviction of any one or more of the offenders.

Admiralty-Office, September 15, 1813.

WIDOWS' PENSIONS.

Notice is hereby given, that the Widows of Commission and Warrant Officers of the Royal Navy, receiving pensions from the Charity established for their relief, will be paid their pensions due the 31st of August last, at No. 10, New-Square, Lincoln's-Inn, London, by Edward Finch Hatton, Esq. the Paymaster of the said Charity, viz. the Widows of Captains, Lieutenants, and Masters, on Monday the 11th of next month; the Widows of Boatswains and Gunners, on Tuesday the 12th; and the Widows of Carpenters, Pursers, Surgeons, and Second Masters, on Wednesday the 13th; and on every succeeding Thursday, between the hours of ten and twelve.

And notice is further given, that remittance bills will be sent on the 11th of next month, to those Widows resident in the country, who have requested to be paid their pensions near the respective places of their residence.

J. W. CROKER.

*Navy Pay-Office, London,
September 13, 1813.*

Notice is hereby given, that, by virtue of the authority vested in me by the Act of Parliament, forty-ninth George the Third, chap. 123, I do hereby revoke the licence granted to Anthony Tudor Cannon, on the 29th December 1813, to act as an agent in the receipt of pay, wages, prize and bounty-money, for and in respect of the service of petty officers, seamen, and others serving in any of His Majesty's ships; which licence is withdrawn by me on the ground of his having changed his abode without giving notice to me thereof.

GEORGE ROSE.

*Navy Pay-Office, London,
September 14, 1813.*

Notice is hereby given, that by virtue of the authority vested in me by the Act of Parliament, forty-ninth George the Third, chap. 123, I do hereby forbid the renewal of the licence granted to Lewis Isaacs, on the 9th July 1810, to act as an agent in the receipt of pay, wages, prize and bounty-money, for and in respect of the service of petty officers, seamen, and others serving in any of His Majesty's ships; which licence is forbid by me on the ground of his having abused the trust reposed in him.

GEORGE ROSE.

BANKERS' LICENCES.

Stamp-Office, London, September 18, 1813.

Notice is hereby given, that by the Stamp Act, 48 Geo. 3, c. 149, all licences granted to Bankers or others, to issue promissory notes, pay-

able to the bearer on demand, and allowed to be re-issued, will expire on the 10th of October next, and that they must be renewed within one month from that day, or penalties will be incurred.

That a separate licence must be taken out for every place where the notes shall be issued, unless the persons to be licensed had issued their notes at several places before the 2d July 1808, and originally obtained one licence for all such places; in which case only, they will be again included in one licence.

That every licence must specify the names and places of abode of the persons to be licensed, and the name of the place or places where, and the name of the bank, firm, or title, under which the notes are to be issued; and licences to persons in partnership must specify the names, and places of abode, of all the persons concerned in the partnership, whether all their names appear in the notes or not; and in default thereof the licences will be void. With these particulars, a specimen of the notes must also be left at this Office, by persons applying for such licences.

That a penalty of £100 for every offence, is imposed on the issuing of promissory notes, of the description aforesaid, without a licence, or at any other place, or under any other firm or title, than is specified in the licence; and a penalty of £50 for every offence, is imposed on the issuing of promissory notes, of any description, or bills of exchange, not duly stamped, and on the re-issuing of promissory notes, not allowed to be re-issued, as well as on the re-issuing of notes, allowed to be re-issued, after the period fixed for that purpose.

That by the above-mentioned Act, promissory notes for more than £2 2s. and not exceeding £100, cannot at present be re-issued after three years from the date thereof; and from the 10th October next, the period allowed for the re-issuing of smaller notes, in England, is also limited by an Act of the last session of Parliament, to three years from the date thereof.

The Commissioners of Stamps having had occasion to prosecute several country Bankers, for the penalties incurred by their disregard of the provisions of the first mentioned Act, this notice is given that all persons concerned may in future conform to the law, and avoid the penalties for which they will otherwise be prosecuted; and that persons, applying for licences, may come prepared with all the requisite particulars to be inserted therein, without which the licences cannot be filled up, so as to protect the parties against penalties.

By order of the Commissioners,
Wm. Kappen, Secretary.

Vauxhall Bridge.

Notice is hereby given, that application is intended to be made to Parliament in the ensuing Session, for leave to bring in a bill for altering, extending, and rendering more effectual the powers of two several Acts of Parliament, the one passed in the forty-ninth year of the reign of his present Majesty, intituled "An Act for building a bridge across the River Thames, from or near Vauxhall Turnpike, in the parish of Saint Mary,

Lambeth, in the county of Surrey, to the opposite shore, in the parish of Saint John, in the city and liberty of Westminster, and county of Middlesex, and for making a convenient road thereto," and the other passed in the fifty-second year of the reign of his present Majesty, intituled "An Act for altering and enlarging the powers of an Act of His present Majesty, for building a bridge across the River Thames near Vauxhall, and making convenient roads thereto, in the county of Middlesex and Surrey."

Wilson and Chisholme, Solicitors to the Vauxhall Bridge Company.

Notice is hereby given, that application is intended to be made to Parliament in the next Session for leave to bring in a Bill to divide, allot, and inclose, all the commons, waste lands, common fields, common meadows, and intermixed lands, lying in the parish of Dundry, in the County of Somerset.—Dated this 3d day of September 1813.
Thomas Day James, Solicitor.

Notice is hereby given, that application is intended to be made to Parliament in the ensuing Session, for leave to bring in a Bill for making a fair and equal county rate for the county of Buckingham.—September 8, 1813.

Parish of Saint John at Hackney.

In pursuance of the Standing Orders of the House of Commons, notice is hereby given, that application is intended to be made to Parliament in the next sessions, for an Act to alter, amend, and enlarge the powers of an Act passed in the fourth year of the reign of His present Majesty, intituled "An Act for maintaining, regulating, and employing the poor within the parish of Saint John at Hackney, in the county of Middlesex, and for lighting the said parish, and establishing a regular nightly watch therein;" and also another Act passed in the fiftieth year of the reign of His said present Majesty, intituled "An Act to alter, amend, and enlarge the powers of so much of an Act passed in the fourth year of the reign of His present Majesty, as relates to the maintaining, regulating, and employing the poor within the parish of Saint John at Hackney, in the county of Middlesex;" and also for compelling the landlords of all houses within the said parish, at or under twenty pounds yearly rent, to pay or compound with the Trustees of the Poor for the payment of the poor rates thereon.—Dated this 11th day of September 1813.

Shawes, Le Blanc, and Shawes, New Bridge-Street, London, and Langmore and Son, Solicitors.

Notice is hereby given, that application is intended to be made to Parliament in the ensuing session, for leave to bring in a Bill for making and maintaining a navigable cut or canal with proper tunnels, quays, wharfs, landing places, towing paths, and other necessary works for completing the same, from Aylesbury in the county of Buckingham, to and into the River Thames or Isis, in the parish Culham, in the county of

Oxford; which said cut, or canal and other works are intended to pass into and through the several parishes, townships and places of Aylesbury, Hartwell, Stone, Dinton, Cuddington, Nether Winchendon, Chearsley, Haddenham, Long Crendon, Shabbington, Ickford, and Worminghall, in the county of Buckingham; and of Thumley, Waterperry, Holton, Wheatley, Cuddesden, Denton, Garsington, Marsh otherwise March Baldon, Toot Baldon, Burcott, Clifton, and Culham, in the county of Oxford; and also for making a navigable collateral cut from and out of the said canal at the parish of Chearsley, in the said county of Buckingham, towards and unto the parish of Wotton-Underwood, in the same county, for the better supplying of the said canal with water; and which said collateral cut is intended to pass into and through the several parishes, townships and places of Chearsley, Ashendon cum Pollicutt, and Wotton-Underwood, in the said county of Buckingham; and also for making one other navigable collateral cut from and out of the said canal at the parish of Cuddesden, in the said county of Oxford, towards and unto the parish of Chalgrove, in the same county; for the further supplying the said canal with water; and which said first mentioned collateral cut is intended to pass into and through the several parishes, townships and places of Cuddesden, Little-Milton, Ascott, Stadhampton, and Chalgrove, in the said county of Oxford. And notice is also hereby given, that in such Bill it is intended to obtain powers for making and maintaining two reservoirs for the better supplying such intended cut or canal and other works with water; one of which said reservoirs is intended to be made in the parishes of Stoke-Mandeville, and Ellesborough, in the said county of Buckingham, and the other is intended to be made in the parish of Stoke-Mandeville aforesaid; both of which are to communicate with the said intended canal by means of the watercourse between the several parishes of Stoke-Mandeville, and Aylesbury, and the several parishes of Ellesborough, Stone and Hartwell, in the said county of Buckingham.—Dated this 8th day of September 1813.

Notice is hereby given, that application is intended to be made to Parliament in the ensuing sessions for leave to bring in a Bill for making and maintaining a navigable cut or canal with proper tunnels, quays, wharfs, landing places, towing paths and other necessary works for completing the same, from Aylesbury in the county of Buckingham, to and into the River Thames or Isis, in the parish Culham, in the county of Oxford; which said cut or canal and other works are intended to pass into and through the several parishes, townships and places of Aylesbury, Hartwell, Stone, Dinton, Cuddington, Nether-Winchendon, Chearsley, Haddenham, Long-Crendon, Shabbington, Ickford, and Worminghall, in the county of Buckingham; and of Thumley, Waterperry, Holton, Wheatley, Cuddesden, Denton, Garsington, Marsh otherwise March-Baldon, Toot-Baldon, Burcott, Clifton, and Culham, in the county of Oxford; and also for making a navigable collateral cut from and out of the said canal at the parish of Chearsley, in the said county of Bucking-

ham, towards and unto the parish of Wotton-Underwood in the same county, for the better supplying of the said canal with water; and which said collateral cut is intended to pass into and through the several parishes, townships and places of Chearsley, Ashendon cum Pollicutt, and Wotton-Underwood, in the said county of Buckingham; and notice is also hereby given, that in such Bill it is intended to obtain powers for making and maintaining two reservoirs for the better supplying such intended cut or canal and other works with water; one of which said reservoirs is intended to be made in the parishes of Stoke-Mandeville and Ellesborough, in the said county of Buckingham; and the other is intended to be made in the parish of Stoke Mandeville aforesaid; both of which are to communicate with the said intended canal, by means of the watercourse between the several parishes of Stoke-Mandeville and Aylesbury, and the several parishes of Ellesborough, Stone, and Hartwell, in the said county of Buckingham. Dated this 8th day of September 1813.

Parish of St. John at Hackney.

Notice is hereby given, that application is intended to be made to Parliament in the next session, for an Act for repairing, widening, altering, improving, and making turnpike, the road (now a parish highway, called Dalston-Lane) from the present turnpike road at Kingsland-Green, in the parish of St. John at Hackney, in the county of Middlesex, through Dalston, to the present turnpike road at Church-Street, in the said parish; the whole line of which said road lies within the said parish of Saint John at Hackney; and for placing the same under the care of the Trustees for executing an Act, passed in the forty-second year of the reign of His present Majesty, intituled "An Act to continue the term, and alter and enlarge the powers, of several Acts, passed in the eleventh, twenty-sixth, and twenty-ninth years of the reign of His late Majesty King George the Second, and in the twenty-second year of the reign of His present Majesty, for repairing the road from Shoreditch Church, through Hackney, to Stamford-Hill, and cross Cambridge-Heath, over Bethnal-Green, to the turnpike at Mile-End, in the county of Middlesex;" and for extending the powers of the said Act, and of the several Acts of the eleventh, twenty-sixth, and twenty-ninth years of the reign of King George the Second therein mentioned, to the said intended new turnpike road; and also for amending the said Acts of the eleventh, twenty-sixth, and twenty-ninth years of the reign of King George the Second, and the forty-second year of the reign of His present Majesty.—Dated this 11th day of September 1813.

Langmore and Son, Solicitors.

Notice is hereby given, that application is intended to be made to Parliament in the next session, for leave to bring in a Bill to obtain an Act for making and maintaining an inclined plane or railway, or tram-road, with all proper works and conveniences for the passage of waggons, carts and other carriages properly constructed, from, or from near, a place called Bull's-Head-Lane, in the parish of Mansfield, in the county of Nottingham,

through the said parish of Mansfield, and into and through the several parishes of Sutton, in Ashfield, and Kirkby, in Ashfield, in the said county of Nottingham, and of Pinxton, in the county of Derby, to or near to a place called Pinxton-Basin, in the same parish of Pinxton and county of Derby:
Mansfield, September 9, 1813.

Notice is hereby given, that application is intended to be made to Parliament in the ensuing session, for leave to bring in a Bill for constructing a pier or breakwater, and forming a harbour in Portland Roads for the reception, shelter, and security of His Majesty's ships of the line and all other vessels; by erecting the said pier from or near the north east end of the peninsula or island usually called Portland Island; within the parish and manor of Portland, in the county of Dorset, and for maintaining the said pier; and for making and maintaining an inclined plane or railway, with all proper works and conveniences, for the passage of waggons, carts, and other carriages, from and to the said pier along the north east and eastern side of the said island; and also for making and maintaining collateral branches to or from the said inclined plane or railway to or from any part or parts of the said north east and eastern side of the said island, all which said inclined plane or railway, and the several collateral branches to and from the same, will be severally situate in the said parish and manor of Portland, in the county aforesaid.

By order,
Lamb, Brutton, and Hawke, Solicitors and Agents, Princes-Street, Bank of England, London.

Notice is hereby given, that application is intended to be made in the ensuing session of Parliament, for leave to bring in a Bill for making and maintaining a bridge from, at, or near a certain Ferry House, in the parish of Wyke Regis, in the county of Dorset, over and across the stream or arm of the sea to the opposite shore, which is situate in the parish and manor of Portland, in the said county of Dorset.

By order,
Lamb, Brutton, and Hawke, Solicitors and Agents, Princes-Street, Bank of England, London.

Parish of Liverpool, in the County of Lancaster.

Notice is hereby given, that application is intended to be made the next session of Parliament, for leave to bring in a Bill to erect a church for religious worship; according to the Established Religion, on a piece of ground lying between Kent-Street, Cornwallis-Street, and Upper Pitt-Street, in the parish of Liverpool, in the county of Lancaster, by a rate or rates to be laid on the inhabitants of the said parish.—September 4, 1813.

Edward Blackstock, Vestry Clerk.

Parish of Liverpool, in the County of Lancaster.

Notice is hereby given, that application is intended to be made at the next session of Parliament, for leave to bring in a Bill for the following purposes, viz. to place the maintenance

and employment of the poor of the said parish of Liverpool, under the direction of certain resident inhabitants, to be appointed in vestry, and to be joined with the rectors, churchwardens, and sidesmen of the said parish for the time being, under the denomination of "Guardians of the poor of the parish of Liverpool, in the county of Lancaster," to authorise the said Guardians to lay a rate or rates, yearly, or otherwise, for the maintenance and employment of the poor of the said parish, and to appoint collectors of the said rates, overseers of the poor of the said parish, a treasurer of the said parish, and all other officers necessary for carrying the objects of the said Bill into execution, with adequate salaries, payable out of the said poor's rate; to authorise the said guardians to build or hire a house of correction, for the punishment and setting to work of idle and disorderly persons within the said parish, and defraying the expences thereof, and of its establishment, out of the poor's rate; to authorise the said guardians to lay a specific rate on the inhabitants of the said parish; for the payment of the existing debts due from it, and to appoint a collector or collectors thereof, at an adequate salary; to exempt from taxation, in all future rates for the relief and employment of the poor of the said parish, the inhabitants possessing stock in trade or personal estate, in respect thereof; to authorise the guardians to sell or exchange the land and buildings belonging to the said parish, and to purchase other lands, and make such alterations in and additions to, the present work-house, as may be necessary to employ the poor; and for these purposes to appropriate a sufficient part of the poor's rate; to ascertain the qualification of the vestrymen or inhabitants voting in vestry, on the concerns of the said parish, and for various other purposes connected with the maintenance and employment of the poor of the said parish, and punishment of the refractory, idle, and disorderly persons within its limits.

By order,
Edward Blackstock, Vestry Clerk.
August 18, 1813.

Liverpool, in the County of Lancaster.

Notice is hereby given, that application is intended to be made in the next session of Parliament for leave to bring in a Bill to vest the right and property, and the entire management and direction of, in, and to, the present and future pavements, in the streets, squares, ways, lanes, and other public passages, as well in the foot ways as carriage ways, in the parish of Liverpool, in the county of Lancaster, and of, in, and to, the public lamps, lamp irons, posts, and other things thereto belonging, in Commissioners, to be named in the said Bill; to enable the said Commissioners to make common sewers for carrying off the water, as well under as upon the surface of the said streets and other public passages, and to alter the levels thereof wherever necessary; to oblige the owners of land, in the said parish, already or at any time hereafter to be laid out for building upon, to construct proper sewers, either under or upon, and to pave and keep in repair, at their expence, the streets, highways, and sewers so laid out, or to be

laid out and constructed, for a certain and fixed period; to prevent nuisances, annoyances, and encroachments, in and upon the streets, parapets, and highways, in the said parish; to restrict the owners of carts, waggons, and other carriages, from carrying more than a certain quantity of goods, or other things, at any one time, when drawn by one, two, or more horses, in and upon the said streets, highways, and other public places, in the said parish, under certain penalties; to enable the said Commissioners to erect or hire a sufficient number of lock-up-houses, or places of security, for persons violating the peace, until they can be dealt with according to law; to enable the said Commissioners to hire or build, one or more engine houses, in proper situations in the said parish, as a security against fire; and to enable the said Commissioners, with the consent of the owners, to purchase any land or building in or near the said parish, and to appoint all officers necessary for carrying the objects of the said Bill into complete execution, at adequate salaries, and for the like purpose, from time to time, to lay a rate or rates, yearly, or otherwise, upon the inhabitants of the said parish; also, to alter, amend, and enlarge the powers of an Act of Parliament made and passed in the twenty-first year of the reign of His late Majesty, King George the second, for lighting, watching, and cleansing the streets, in the said town of Liverpool, and of another Act of Parliament made and passed in the twenty-eighth year of His present Majesty's reign, for enlarging the powers contained in the first-mentioned Act; and, among other things, to raise the rates or assessments by the said first-mentioned Act authorised to be laid on the inhabitants of the said parish, except on their personal estate and stock in trade, and to repeal so much of the said Acts as directs the rates or assessments therein ordered to be made, to be laid on the personal estate and stock in trade of the inhabitants of the said parish.—September 11, 1813.

Edward Blackstock, Clerk to the Commissioners of the Watch, Scavengers, and Lamps, and to the Surveyors of the Highways, in Liverpool.

Notice is hereby given, that application is intended to be made to Parliament in the ensuing Session, for leave to bring in a Bill for the purpose of obtaining an Act for the improvement of the Rivers Ore and Butley, as the same surround the island of Havergate, and otherwise in the hamlet of Gedgrave and county of Suffolk; and for constructing, erecting, and maintaining a pier or piers; and making, or opening, a sufficient and effectual passage, cut, or canal, and removing all obstructions thereto, across, or through the beach, or marshes, from the North Sea into the River Ore, and near to the north-east end (or such other part as may be determined to be better suited to the purpose) of the island of Havergate, in the said county of Suffolk; and for making dry docks in and upon the said island of Havergate; and also for forming dams, and making dry docks, within the said Rivers Ore and Butley, in a part or parts thereof, adjoining to, and within some or one of the several parishes of Orford, Boyton, Holles-

ley, and the hamlet of Gedgrave, in the county aforesaid, with suitable locks, basins, quays, ware-houses, and other necessary works, for carrying the same into effect: which said pier or piers, passage, cut, or canal, dams, dry docks, and other necessary works, is, or are intended to be made, constructed, erected, and formed within the said Rivers Ore and Butley, and on the island of Havergate, and in the several parishes of Orford, Boyton, Hollesley, and Sudborn, and the said hamlet of Gedgrave, or some of them, in the said county of Suffolk.—Dated this 6th day of September, 1813.

John Shee, Surveyor, Southampton-Row, Russell-Square, London, at whose office, or of whom, on application, post-paid, a prospectus and plan of the intended improvements and works may be had.

SURREY.

Notice is hereby given, that application will be made to Parliament, for a Bill to amend an Act made in the fifty-first year of His present Majesty, intituled "An Act to enable the Company of Proprietors of the Grand Surrey Canal to make a collateral cut communicating therewith, in the parish of St. Mary, Rotherhithe, in the county of Surrey; and to enable the said Company to complete the said canal, and for amending the several Acts relating thereto."—London, September 15, 1813.

Atcheson and Morgan, Parliamentary Agents.

New Road to Brighton.—A saving of Two Miles out of Six.

Notice is hereby given, that application will be made to Parliament in the ensuing session, for leave to bring in a Bill for making and maintaining a turnpike road, leading from the village of Mersham to Povey-Cross, in the county of Surrey, at or near a certain place called Gatton-Lodge; which said intended road will pass through the several parishes or places of Mersham, Gatton, Nutfield, Bletchingly, Reigate, Horley, and Charlwood, in the said county of Surrey.

Thos. Attree, Solicitor, Brighton; *Geo. Adams*, Solicitor, Old-Jewry.

Notice is hereby given, that application is intended to be made to Parliament in the ensuing session, for leave to bring in a Bill to explain, amend, and render more effectual, an Act passed in the forty-eighth year of His present Majesty's reign, intituled "An Act for better assessing and collecting the poor and other rates in the parish of Saint Mary, Newington, in the county of Surrey, and regulating the poor thereof:" and also to obtain powers in such Act for the Churchwardens and Overseers of the poor of the parish of Saint Mary, Newington, in the county of Surrey, and their successors, or such other person or persons as may be appointed under the said intended Act, to enlarge, repair, or alter the present workhouse, if necessary, and to take any other premises in or out of the parish, and to repair and alter the same, for the accommodation of the poor of the said parish; and also a power to purchase, take, or

agree for, an additional piece of freehold ground, to be appropriated for a cemetery or burial ground for the use of the said parish: and also a power authorising the said Churchwardens and Overseers and their successors, or such other person or persons aforesaid, to agree with some person or persons, for the best consideration that can be obtained for the same, to take and carry away, or cause to be taken and carried away, from the respective houses and premises, within the said parish, all such ashes, cinders, rubbish, and dust, as shall be made from time to time therein; and also a power to remove and prevent encroachments and annoyances in the said parish.—Dated the 16th day of September 1813.

Thos. W. Murson, Solicitor for the Parish of Newington.

Notice is hereby given, that an application is intended to be made to Parliament in the ensuing sessions for leave to bring in a Bill for paving, cleansing, lighting, watching and improving Great Suffolk-Street, Lant-Street, Queen-Street, the Mint, and all other streets, lanes, courts, yards, alleys, passages and places within the Suffolk-Manor, in the parish of Saint George the Martyr, Southwark, in the county of Surrey, and certain public streets, lanes, passages and places communicating therewith, and contiguous thereto, respectively situated within the same parish, and for removing and preventing encroachments, nuisances and annoyances therein.—Dated the 16th day of September 1813.

Frederick William Carter, Solicitor, No. 9, Lant-Street, Southwark.

Notice is hereby given, in obedience to the Standing Orders of the Honourable the House of Commons, that application is intended to be made in the next session of Parliament; for leave to bring in a Bill for deepening and improving the navigation of the River Clyde, from the harbour of Broomielaw to the green of Rutherglen; for forming a canal navigation from the River Clyde, at or opposite to the green of Rutherglen, to the said river opposite, or nearly opposite, to Clyde Iron-Works, to pass through the burgh lands belonging to the community of the burgh of Rutherglen, the lands of James Farie, of Farm, George Goudie, of Ballochsmill, John Gray, of Scotstoun, and William Somervell, of Hamilton Farm, all in the parish of Rutherglen; for forming a canal navigation or rail-road, or a canal navigation and a rail-road, from the last mentioned navigation at or near Ballochsmill, into His Grace the Duke of Hamilton's lands at or near Cambuslang, to pass through the lands of John Gray, of Scotstoun, and William Somervell, of Hamilton Farm, in the parish of Rutherglen, and the lands of John More, of Wellshot, and His Grace the Duke of Hamilton, and of Andrew Miller, schoolmaster, and the said James Farie, in the parish of Cambuslang; for deepening and rendering the Clyde navigable from Clyde Iron-Works to Carmyle, in the parish of Old Monkland, by means of a dam across the river, at or near Clyde Iron-Works, or otherwise; for shutting up the fords known by the names of Bogle's-Hole-Ford, and Thieve's-Ford; for improving the present ford

at Carmyle, and roads leading thereto, through the lands of John Hamilton, of Westburn, in the parish of Cambuslang, and the lands of Carmyle, in the parish of Old Monkland; for forming a new ford at Clyde Iron-Works, and new roads to and from the same, to pass through the lands of the said William Somervell, of Hamilton Farm, in the parish of Rutherglen, the lands of Fullarton, in the parish of Old Monkland, and of Toll Cross, in the barony-parish of Glasgow; for throwing a bridge over the Clyde, at or near to Clyde Iron-Works, between the lands of Fullarton and the said lands of Hamilton Farm, and carrying a railway along the same, and through the said lands of Hamilton Farm from the said lands of Fullarton to the said first mentioned canal navigation; for throwing a bridge over the Clyde between the lands of James Sword, of Westthorn, in the barony-parish of Glasgow, and the said lands of Ballochsmill, in the parish of Rutherglen; and for forming a railway along the said bridge from the said lands of Westthorn, and through the said lands of Ballochsmill, to the said first mentioned canal navigation; for forming a conduit or water course for conducting water from the Clyde, at or near Clyde's Mill, to the said first mentioned canal, for supplying the same with water, which conduit or water-course will pass through the lands of His Grace the Duke of Hamilton, John Hamilton, of Westburn, the lands of the heirs of David Dale and William Somervell, of Hamilton Farm, in the parishes of Cambuslang and Rutherglen; and for levying tolls on the said river, canals, bridges, and rail-roads; and for the other purposes to be specified in the Bill for the said Act; of which all concerned, are requested to take notice.

Notice is hereby given, that application is intended to be made to Parliament in the next session, for leave to bring in a Bill or Bills to amend, alter, and enlarge the term and powers of two several Acts passed in the fifty-first and fifty-second years of the reign of His present Majesty, "for making a public carriage road from Kentish Town to Upper Holloway, in the county of Middlesex," which said road is intended to be made and pass to and through the several parishes of Saint Pancras and Saint Mary, Islington, both in the county of Middlesex; and also for altering and increasing the several tolls, rates, and duties authorised to be levied by the said Acts.—Dated this 13th day of September 1813.

Baker and Sons, Solicitors, Barking, Essex; Limehouse, Middlesex; or 5, Nicholas-Lane, Lombard-Street, London.

Notice is hereby given, that application is intended to be made to Parliament in the next session, for leave to bring in a Bill or Bills to amend, alter and enlarge the term and powers of an Act passed in the fifty-second year of the reign of His present Majesty, "For establishing a ferry over the River Thames, from Greenwich, in the county of Kent, to the Isle of Dogs, in the county of Middlesex, and for making and maintaining roads to communicate therewith," which said roads and ferry, are intended to be made and pass in and through the several parishes of Saint Anne and Saint Dunstan, Stebunheath, or otherwise Stepney,

in the county of Middlesex, and Saint Alphege, Greenwich, in the county of Kent, and also for altering and increasing the several tolls, rates and duties, authorised to be levied by the said Act.—Dated this 10th day of September 1813.

Baker and Sons, Solicitors, Barking; Essex; Limehouse; Middlesex; or No. 5, Nicholas-Lane, London.

Notice is hereby given, that application is intended to be made to Parliament in the next session, for leave to bring in a Bill or Bills to amend, alter, and enlarge the terms and powers of six several Acts passed in the forty-second, forty-fourth, forty-sixth, forty-eighth, forty-ninth, and fifty-first years of the reign of His present Majesty, for making, maintaining, watching, lighting, and watering several roads to communicate with the West India Docks, in the Isle of Dogs, and the East India Docks, at Blackwall, both in the county of Middlesex, for repairing the Cannon-Street-Road, in the said county; also for making, maintaining, watching, lighting, and watering a new road from the said road, communicating with the East India Docks, to Barking, in the county of Essex, and for making and maintaining a road from the Romford and Whitechapel-Road to or near to Tilbury-Fort, in the county of Essex; which said roads pass or are intended to pass through the several parishes of Saint Mary, Whitechapel, Saint George, Saint Dunstan, Stebunheath otherwise Stepney, and Saint Anne, in the county of Middlesex, and the parishes of West Ham, East Ham, Saint Margaret, Barking, Dagenham, Hornchurch, Rainham, Wennington, Aveley, West Thorock, Greys Thorock, Little Thorock, Chadwell, South Ockenden, and Stifford, all in the county of Essex; and also for altering and increasing the several tolls, rates, and duties authorised to be levied by the said several Acts.—Dated this 8th day of September 1813.

Baker and Sons, Solicitors, Barking, Essex; Limehouse, Middlesex; or 5, Nicholas-Lane, Lombard-Street, London.

Office of Ordnance, September 1, 1813.

THE Principal Officers of His Majesty's Ordnance do hereby give notice, that proposals will be received at their Office in Pall-Mall, on or before Friday the 24th day of September instant, from such persons as may be willing to undertake the supply of Forage for the ordnance horses stationed in the following districts, to be delivered at the expense of the contractor, viz.

North Britain,
Northern,
Yorkshire,
Eastern, exclusive of Warley,
Southern, exclusive of Chatham,
South West, including Portsmouth, Isle of Wight, and Christchurch,
Western,
Woolwich, with its dependences, Warley and Chatham,
Weedon, Northamptonshire,

for a period of six months from the 1st of October next.

The oats to be good, sweet, dry, and clean, without any mixture of foxy or mouldy oats, and must not weigh less than 37lb $\frac{1}{2}$ Winchester bushel.

The hay to be sweet and dry, and delivered in trusses of 56lb weight.

The straw to be good, clean, and dry wheat or rye straw, and delivered in trusses of 36lb weight.

The prices to be paid for the respective quantities of each article which may be delivered, at the following rates, viz.

For the oats, at	$\frac{1}{2}$ hundred pounds, avoirdupois weight.
For the hay, at	$\frac{1}{2}$ hundred and twelve pounds.
For the straw, at	$\frac{1}{2}$ hundred and twelve pounds.

The proposals may be delivered separately or jointly for two or more of the said districts; and it is expected that the contractor shall receive the stable dung which, during the period of his contract, may accumulate, making an allowance for the same, after the rate of $\frac{1}{2}$ horse $\frac{1}{2}$ week.

Farther particulars may be known upon application to the officers commanding the Royal Artillery in each district, and also at the Secretary's Office, in Pall-Mall aforesaid, any day between the hours of ten and four o'clock; where the proposals must be delivered, sealed up and endorsed "Proposals for Forage;" but no proposals can be admitted after the said 24th instant, at twelve o'clock at noon of the same day; neither will any tender be noticed unless the party making it, or an agent in his behalf, shall attend.

By order of the Board,

R. H. Crew, Secretary.

Office of Ordnance, September 10, 1813.

THE Principal Officers of His Majesty's Ordnance do hereby give notice, that proposals will be received at their Office in Pall-Mall, on or before Monday the 4th day of October next, from such persons as may be willing to undertake the performance of the

Bricklayer's, Mason's, and Plaisterer's works required for the Ordnance service in the Portsmouth division, for a period of five years, determinable at the expiration of the first two years, upon six months notice, at the option of either party.

Descriptive schedules of the works that are to be performed, and the terms and conditions of the contracts, may be obtained upon application to Major-General Fisher, the commanding Royal Engineer at Portsmouth; and also at the Secretary's Office, in Pall-Mall aforesaid, any day between the hours of ten and four o'clock; where the proposals must be delivered, sealed up, and endorsed "Proposals for Works at Portsmouth;" but no proposal can be admitted after the said 4th day of October, at twelve o'clock at noon of the same day; neither will any tender be noticed, unless the party making it, or an agent in his behalf, shall attend.

By order of the Board,

R. H. Crew, Secretary.

Office of Ordnance, September 10, 1813.

THE Principal Officers of His Majesty's Ordnance do hereby give notice, that proposals will be received at their Office in Pall-Mall, on or before Friday the 24th instant, from such persons as may be willing to undertake the supply of

Helmets and Caps,

for service of this Department, for a period of three years, determinable at the expiration of one year, upon notice of three months, at the option of either party.

Patterns of the articles may be viewed upon application to the respective Officers of the Ordnance in the Royal Arsenal, Woolwich; and further particulars, together with the terms and conditions of the contract, may be known at the Secretary's Office, in Pall-Mall aforesaid, any day between the hours of ten and four o'clock; where the proposals must be delivered, sealed up, and indorsed "Proposals for Helmets and Caps;" but no proposal can be admitted after the said 24th instant, at twelve o'clock at noon of the same day; neither will any tender be noticed, unless the party making it, or an agent in his behalf, shall attend.

By order of the Board,
R. H. Crew, Secretary.

Office of Ordnance, September 10, 1813.

THE Principal Officers of His Majesty's Ordnance do hereby give notice, that proposals will be received at their Office in Pall-Mall, on or before Friday the 24th instant, from such persons as may be willing to undertake the supply of

Copper Hoops,

for service of this Department, for a period of one year.

Patterns of the articles may be viewed upon application at the Principal Storekeeper's Office in the Tower; and further particulars, together with the terms and conditions of the contract, may be known at the Secretary's Office, in Pall-Mall aforesaid, any day between the hours of ten and four o'clock; where the proposals must be delivered, sealed up, and indorsed "Proposals for Copper Hoops;" but no proposal can be admitted after the said 24th instant, at twelve o'clock at noon of the same day; neither will any tender be noticed, unless the party making it, or an agent in his behalf, shall attend.

By order of the Board,
R. H. Crew, Secretary.

Navy-Office, September 11, 1813.

THE Principal Officers and Commissioners of His Majesty's Navy do hereby give notice, that on Friday the 1st of October next, at ten o'clock in the forenoon, Commissioner Fanshawe will put up to sale, at the Pay-Office in His Majesty's Yard at Plymouth, several lots of Old Stores, consisting of

Old Rope, Shakings, Junk, Hammocks, Canvas, Kersey, Iron, Hemp Rubbish, Casks, &c. &c. all lying in the said yard.

Persons wishing to view the lots, must apply to the Commissioner of the Yard for a note of admission for that purpose.

Catalogues and conditions of sale may be had here, and at the Yard.

R. A. Nelson, Secretary.

CONTRACT FOR CANADA TIMBER, PLANK, DEALS, &c.

Navy-Office, September 7, 1813.

THE Principal Officers and Commissioners of His Majesty's Navy do hereby give notice, that on Wednesday the 22d instant, at one o'clock, they will be ready to treat with such persons as may be willing to contract for supplying His Majesty's several Dock-Yards, or any one or more of them, with

Canada White Oak Timber,
Red Pine Timber,
White Oak Plank,
Red Pine Deals,
Ash Capstan-Bars, and
Ash Oar Rafter.

A distribution of the articles, and a form of the tender, may be seen at this Office.

No tender will be received after one o'clock on the day of treaty; nor any noticed, unless the party, or an agent for him, attends.

Every tender must be accompanied by a letter addressed to the Navy Board, and signed by two responsible persons, engaging to become bound with the person tendering, in the sum of 20,000*l.* for the due performance of the contract.

R. A. Nelson, Secretary.

CONTRACT FOR TRAIN OIL.

Navy-Office, September 16, 1813.

THE Principal Officers and Commissioners of His Majesty's Navy do hereby give notice, that on Wednesday the 29th instant, at one o'clock, they will be ready to treat with such persons as may be willing to contract for supplying His Majesty's Yards at Deptford, Woolwich, Chatham, Sheerness, and Portsmouth, or any one or more of them, with

Train Oil.

A distribution of the oil, and a form of the tender, may be seen at this Office.

No tender will be received after one o'clock on the day of treaty, nor any noticed, unless the party, or an agent for him, attends.

Every tender must be accompanied by a letter addressed to the Navy Board, and signed by two responsible persons, engaging to become bound with the person tendering, in the sum of 500*l.* for the due performance of the contract.

R. A. Nelson, Secretary.

COUNTY OF SOMERSET LIEUTENANCY.

Notice is hereby given, that the annual general meeting of Lieutenancy of the county of Somerset will be held at the Market-House in Taunton, in the same county, on Tuesday the 5th day of October next, by eleven o'clock in the forenoon.—
Dated September 14, 1813.

By order of the Lord Lieutenant,
Thos. Edward Clarke, Clerk of the General Meetings of Lieutenancy of the County of Somerset.

Gloucester, September 18, 1813.

Notice is hereby given, that a general meeting of Lieutenancy of the county of Gloucester, with the county of the city of Gloucester, and the county of the city of Bristol, will be held at the King's Head Inn, in Gloucester, on Tuesday the 5th day of October next, at noon.

By order of His Grace the Duke of Beaufort,
Lord Lieutenant of the County,

H. Wilson, Clerk of the General Meetings.

WARWICKSHIRE.

Notice is hereby given, that the annual general meeting of the Lieutenancy of the county of Warwick will be held at the Warwick Arms Inn, in the borough of Warwick, on Tuesday the 5th day of October next, at eleven o'clock in the forenoon, for carrying into execution the laws relating to the militia and local militia in that part of Great Britain called England.—Dated the 15th day of September 1813.

Tho. Wilmot, Clerk of the General Meetings.

East India-House, September 15, 1813.

THE Court of Directors of the United Company of Merchants of England trading to the East Indies, do hereby give notice,

That at the General Court of the said Company, appointed to be held at their House, in Leadenhall-Street, on Wednesday the 6th October next, a resolution of the Court of Directors of the 3d instant, for granting a sum of money to the executors of the late Major-General Patrick Alexander Agnew, in consideration of the general merits and services of that officer, as well as on account of the circumstances which attended his return to Europe twice; and also a resolution of the Court of Directors of the 8th instant, for granting some compensation to Lieutenant-General Thomas Hislop, in consideration of losses sustained by the General and his staff, in consequence of their capture on board of His Majesty's ship *Jura* by an American ship of war, will be submitted to the consideration of the said General Court, in conformity to the 4th section of the 8th chapter of the Company's bye-laws, and agreeably to the Act of the 53d of His present Majesty, cap. 155. sec. 88.

James Cobb, Assistant Secretary.

London, September 18, 1813.

Notice is hereby given, that an account of sales of the French sloop *Guillaume Chere* and ketch *L'Esperance*, captured by His Majesty's ships *Hotspur*, Honourable Jocelyn Percy, Commander, and *Barbadoes*, Edward Rushworth, Esq. Commander, on the 25th August 1811, will be delivered into the Registry of the High Court of Admiralty, as directed by Act of Parliament.

Ommanney and Druce, Acting Agents.

London, September 18, 1813.

Notice is hereby given, that the Supervisors of the Chest at Greenwich and the Directors of the Royal Hospital at Greenwich having repaid the sum which had been paid to them as a per centage on the proportion of His Majesty's sea forces, of the booty arising from the capture of the town and fortress of Monte Video, on the 3d February 1807,

No. 16774.

D

a distribution thereof will be made to His Majesty's ships and vessels serving under the command of Rear-Admiral Charles Stirling at that capture, consisting of the *Diadem*, *Ardent*, *Lancaster*, *Raisable*, *Diomedé*, *Medusa*, *Leda*, *Unicorn*, *Daphné*, *Howe*, *Charwell*, *Pheasant*, *Protector*, *Staunch*, *Encounter*, and *Rolla*, and the *Royal Charlotte*, *Hero*, and *Triton* transports, on Saturday the 2d October next, at No. 22, Norfolk-Street; where the same will be recalled, as directed by Act of Parliament.

Proportion of a petty officer £1 5 3
Ditto of a seaman - 0 4 1

Ommanney and Druce, Agents.

London, September 18, 1813.

Notice is hereby given, that an account sales of the net proceeds of the hull and stores of the French privateer *Le Bon Genie*, captured on the 11th September 1812, by His Majesty's cutter *Dwarf*, Lieutenant Samuel Gordon, Commander (in company with His Majesty's sloops *Bermuda*, *Cordelia*, and *Echo*, and *Pioneer* cutter), will be deposited in the Registry of the High Court of Admiralty, pursuant to Act of Parliament.

Marsh and Creed, and J. R. Glover, Esq.
Agents for His Majesty's cutter *Dwarf*.

Portsmouth, September 14, 1813.

Notice is hereby given, that an account of the proceeds of the hull of the American ship *James*, captured on the 3d day of November 1812, by His Majesty's ship the *Tartarus*, John Pasco, Esq. Captain, and condemned as prize in the Vice-Admiralty Court at Bermuda, will be forthwith exhibited in the Registry of the High Court of Admiralty.

J. S. Hulbert, for George Redmond Hulbert, Agent to the captors.

London, September 16, 1813.

Notice is hereby given to the officers and company of His Majesty's ship *Colossus*, T. Alexander, Esq. Captain, who were actually on board at the capture of the American ship *Print*, J. Spofford, Master (in company with His Majesty's ship *Rhin*), on the 11th of February last, that they will be paid their respective proportions of the net proceeds thereof, on board, on Wednesday the 29th instant; and all shares not then claimed will be recalled at No. 9, New Broad-Street, London, every Wednesday and Thursday, between the hours of eleven and three, for three months, conformably to Act of Parliament.

John Jackson and Co.

London, September 15, 1813.

Notice is hereby given to the officers and company of His Majesty's ship *Colossus*, T. Alexander, Esq. Captain, who were actually on board at the capture of the American ship letter of marque *Dolphin*, H. Lelair, Master, on 5th January last (in company with His Majesty's ships *Rhin* and *Goldfinch*), that they will be paid their respective proportions of the net proceeds thereof, on board, on Wednesday the 29th instant; and all shares not then claimed will be recalled at No. 9, New Broad-Street, London, every Wednesday and Thursday, between the hours of eleven and three, for three months, conformably to Act of Parliament.

John Jackson and Co.

[1838]

AVERAGE PRICES OF CORN,

By the Quarter of Eight WINCHESTER Bushels, and of OATMEAL per Boll of 140lbs.
AVOIRDUPOIS, from the Returns received in the Week ended the 11th of September 1813.

INLAND COUNTIES.

	Wheat.	Rye.	Barley.	Oats.	Beans.	Pease.	Oatmeal.	Beer or Big.
	s. d.	s. d.	s. d.	s. d.	s. d.	s. d.	s. d.	s. d.
Middlesex,	96 6		45 2	36 7	64 11	65 3		
Surrey,	98 0	55 0	48 0	40 4	66 6	66 6		
Hertford,	91 8	57 0	45 0	38 2	77 0	70 6		
Bedford,	98 11	48 0	45 0	42 6	72 0	56 0		
Huntingdon,	81 7		59 0	32 6	60 3			
Northampton,	93 10		47 6	38 8	68 0			
Rutland,	102 6		48 6	40 0	78 0		60 8	
Leicester,	97 1		53 2	40 6	95 9		47 10	
Nottingham,	100 2		53 0	39 10	78 8			
Derby,	108 6			42 8	75 6		43 9	
Stafford,	103 6		62 2	41 10	80 1		35 9	
Salop,	106 2	84 0		39 8			59 5	
Hereford,	97 7	64 0	53 8	37 10	64 3	62 11	45 7	
Worcester,	100 10		64 0	45 11	77 5			
Warwick,	103 2		56 2	46 4	86 1	98 0	50 0	
Wilts,	95 10	52 0	47 0	38 4	70 6	68 0		
Berks,	93 5		49 6	37 0	64 8	65 4		
Oxford,	96 6		50 0	37 1	61 0	58 0		
Bucks,	103 2			40 0	62 9	55 0		
Brecon,	113 6		60 8	32 0			38 5	
Montgomery,	104 0			45 4			44 10	
Radnor,	105 10		53 3	36 11				

MARITIME COUNTIES.

Districts.								
1st {	Essex,	94 0	47 6	41 4	38 4	54 3	52 0	
	Kent,	98 9		47 0	38 6	65 9	67 0	
	Sussex,	97 0			40 0		70 0	
2d {	Suffolk,	91 7	47 4	43 1	31 11	62 0	54 8	57 6
	Cambridge,	91 10	43 0		28 8			
3d {	Norfolk,	87 4	41 10	38 0	34 9	65 0	68 6	
	Lincoln,	94 4	60 0	48 6	31 2	67 8		
4th {	York,	97 1	65 4	46 6	32 1	79 3		34 5
	Durham,	89 0		56 0	31 10			
5th {	Northumberland,	86 7	61 7	56 0	32 9			
	Cumberland,	93 5	66 4	51 5	37 5			
6th {	Westmorland,	104 10	76 0	54 4	36 9			28 0
	Lancaster,	104 1			35 6			29 4
7th {	Chester,	94 5			41 9			28 10
	Flint,	103 2		64 0				
	Denbigh,	109 10		64 0	31 2			46 0
8th {	Anglesea,			56 0				
	Carnarvon,	116 4		61 4	36 0			45 3
	Merioneth,	116 0		66 0	43 0			37 0
	Cardigan,	96 0		50 0	24 0			
9th {	Pembroke,	91 8		53 7				55 0
	Carmarthen,	97 8		64 0	28 0			
	Glamorgan,	115 1		66 8	31 4			
	Gloucester,	108 7		62 8	36 6		68 0	
10th {	Somerset,	103 2		36 0	27 4	60 0		
	Monmouth,	119 2						
	Devon,	110 8		55 1	38 10			
11th {	Cornwall,	111 0		53 4	30 8			
	Dorset,	101 1			37 6	64 0		
12th {	Hants,	94 7		55 0	37 9	71 9		

AVERAGE OF ENGLAND AND WALES.

| 100 2 | 57 11 | 53 1 | 36 8 | 70 1 | 64 11 | 44 9 |

[1839]

AGGREGATE AVERAGE PRICES of the Twelve Maritime Districts of England and Wales, by which Exportation and Bounty are to be regulated in Great Britain.

Wheat,	Rye,	Barley,	Oats,	Beans,	Pease,	Oatmeal,	Beer or Big,
per Qr.	per Qr.	per Qr.	per Qr.	per Qr.	per Qr.	per Boll.	per Qr.
s. d.	s. d.	s. d.	s. d.	s. d.	s. d.	s. d.	s. d.
98 6	55 10	52 3	33 8	67 2	65 4	42 1	—

Published by Authority of Parliament,
WILLIAM DOWDING, Receiver of Corn Returns.

THE

AVERAGE PRICE OF BROWN OR MUSCOVADO SUGAR,

Computed from the RETURNS made in the Week ending the 15th day of September 1813,

Is Fifty-seven Shillings and Five Pence Halfpenny per Hundred Weight,

Exclusive of the Duties of Customs paid or payable thereon on the IMPORTATION thereof into GREAT BRITAIN.

Grocers' Hall,
September 18, 1813.

By Authority of Parliament,
THOMAS NETTLESHP, Clerk of the Grocers' Company.

London, September 16, 1813.

Notice is hereby given to the officers and company of His Majesty's gun-brig *Urgent*, Peter Rigby, Esq. Lieutenant and Commander, who were actually on board at the capture of the *Freden* and *Frajen* (in company with the *Hero*, hired armed cutter), on 22d July 1811, also on board at the capture of the *Doven*, *Delphin*, and *Norske Leven*, on the 5th and 7th August 1811, that they will be paid their respective proportions of the net proceeds thereof, on board, on Wednesday the 29th instant; and all shares not then claimed will be recalled at No. 9, New Broad-Street, London, every Wednesday and Thursday, between the hours of eleven and three, for three months, conformably to Act of Parliament.

John Jackson and Co.

London, September 16, 1813.

Notice is hereby given to the officers and companies of His Majesty's ships *San Josef*, *Superb*, and *Fancy cutter*, who were actually on board at the capture of the American schooner *Rossie*, *Daniels*, Master (in company with His Majesty's ships *Royal Sovereign*, *Queen*, *Abercrombie*, *Dryad*, *Constant*, and *Martial*, and *Chance privateer*), on the 6th of January last, that they will be paid their respective proportions of the net proceeds thereof, on Wednesday the 29th instant, at No. 9, New Broad-Street, London; and all shares not then claimed will be recalled at the same place every Wednesday and Thursday, between the hours of eleven and three, for three months, conformably to Act of Parliament.

John Jackson and Co. and James Meek,
Agents.

London, September 16, 1813.

Notice is hereby given to the officers and companies of His Majesty's ships *San Josef*, *Superb*, and *Arrow*, who were actually on board

at the recapture of the *Industry* (in company with His Majesty's ships *Royal Sovereign*, *Warspite*, *Barham*, *Queen*, *Abercrombie*, *Dryad*, *Constant*, and *Martial*), on the 14th day of January last, that they will be paid their respective proportions of the net proceeds thereof, on Wednesday the 29th instant, at No. 9, New Broad-Street, London; and all shares not then claimed will be recalled at the same place every Wednesday and Thursday, between the hours of eleven and three, for three months, conformably to Act of Parliament.

John Jackson and Co. and James Meek,
Agents.

London, September 13, 1813.

Notice is hereby given to the officers and company of His Majesty's sloop *Wizard*, *Fairfax Moresby*, Esq. Commander, who were actually on board at the recapture of the *Racehorse*, on the 23d November 1812 (in company with the *Rota* and others), that a distribution of the *Racehorse's* proportion of the salvage will be made on her arrival in port; and the shares not then demanded will be recalled at No. 41, Norfolk-Street, every Tuesday and Friday for three months.

Christopher Cooke and James Halford,
Agents.

London, September 16, 1813.

Notice is hereby given to the officers and company of His Majesty's gun-brig *Blazer*, *Fras Banks*, Esq. Commander, who were actually on board, on the 7th June 1809, at the capture of a mutt and lugger, that they will be paid their respective proportions of the said prize, on Friday the 24th instant, at No. 1, James-Street, Adelphi; and the shares not then demanded will be recalled at the same place on Wednesdays and Fridays for three months.

Francis Wilson and William M'Inerheny,
Acting Agents.

[1840]

London, September 14, 1813.

Notice is hereby given, that an account of sales of *La Leverette* privateer, captured on the 17th day of March 1810, by His Majesty's ship *Arctusa*, Robert Mends, Esq. Commander, will be exhibited in the Registry of the High Court of Admiralty, agreeably to Act of Parliament.

Cook, Son, and Leopard, Agents.

Notice is hereby given, that the Partnership heretofore subsisting between us the undersigned Samuel Fereday, Richard Smith, Thomas Stokes, George Stokes, and John Read, in the Parkfield Colliery and Iron-Stone-Works, in the Parish of Sedgley, in the County of Stafford, was and stands dissolved on and from the 19th day of September 1810, so far as related to the said Thomas Stokes.—Dated the 1st day of July 1813.

Samuel Fereday.
Richard Smith.
Thomas Stokes.
George Stokes.
John Read.

Notice is hereby given, that the Partnership heretofore subsisting between Samuel Fereday, Richard Smith, George Stokes, and John Read, and afterwards between the said Samuel Fereday, Richard Smith, George Stokes, and John Read, and John Jefferys, William Stevens, and Thomas Tickell, in the Parkfield-Colliery and Iron-Stone-Works, in the Parish of Sedgley, in the County of Stafford, was and stands dissolved on and from the 2d day of August 1811, by the Bankruptcy of the said John Read, so far as related to the said John Read.—Dated the 1st day of July 1813.

Saml. Fereday.
Richard Smith.
George Stokes.
John Read.
Jno. Jefferys.
William Stevens.
Thomas Tickell.

Notice is hereby given, that the Partnership lately subsisting between us the undersigned Samuel Fereday, Richard Smith, the Assignees of George Stokes, John Jefferys, William Stevens, and Thomas Tickell, in the Parkfield Colliery and Iron-Stone-Works, in the Parish of Sedgley, in the County of Stafford, is this day dissolved by mutual consent, so far as relates to the Assignees of the said George Stokes and the said John Jefferys, William Stevens, and Thomas Tickell.—Dated the 1st day of July 1813.

Sam. Fereday.
Richard Smith.
Thos. Hampton,
Jos. Hancox,
Geo. Talbot,
Assignees of the said George Stokes.
Jno. Jefferys.
Wm. Stevens.
Thomas Tickell.

Notice is hereby given, that the Partnership heretofore subsisting between Samuel Fereday, Richard Smith, George Stokes, John Jefferys, William Stevens, and Thomas Tickell, in the Parkfield Colliery and Iron-Stone-Works, in the Parish of Sedgley, in the County of Stafford, was and stands dissolved on and from the 23d day of March 1812, by the bankruptcy of the said George Stokes, so far as related to the said George Stokes.—Dated the 1st of July 1813.

Samuel Fereday.
Rich. Smith.
George Stokes.
Jno. Jefferys.
Wm. Stevens.

Thos. Hampton,
Jos. Hancox,
Geo. Talbot,
Assignees of the said George Stokes.

THE Partnership lately subsisting under the firm of Locker, Clark, and Co. Haberdashers, Silk-Mercers, &c. Wigmore-Street, Cavendish-Square, is this day dissolved by mutual consent, as far as regards Thomas Locker.—Witness our hands this 10th day of September 1813.

Thomas Locker.
Thomas Clark.

Notice is hereby given, that the Partnership subsisting between us the undersigned George Masters and James Collins, of the Town of Newport, in the County of Monmouth, Common-Brewers, was on the 25th day of March last past, dissolved by mutual consent.—All debts due and owing to and from the said Copartnership concern, will be received and paid by the said George Masters, who will in future carry on the said business on his own account.—As witness our hands this 25th day of March 1813.

Geo. Masters.
James Collins.

Notice is hereby given, that the Partnership subsisting between Joseph Petford, Thomas Plimmer and William Burns, of Birmingham, in the County of Warwick, Brass-Founders, is this day dissolved by mutual consent; and that the said Joseph Petford, is authorised to pay and receive the Partnership debts.—Given under our hands the 10th day of September 1813.

Joseph Petford.
Thomas Plimmer.
William Burns.

Notice is hereby given, that the Partnership subsisting between John Henry Kane and Robert Marshall, of Loughborough, in the County of Leicester, Mercers and Linen and Woollen-Drapers, is this day dissolved by mutual consent.—Witness our hands this 11th day of September 1813.

John Hy. Kane.
Robert Marshall.

Notice is hereby given, that the Partnership subsisting between Harriett Whiteley, Isabella Whiteley, and Catharine Whiteley, of Sheffield, in the County of York, Straw Hat-Manufacturers, is this day dissolved, so far as relates to the said Isabella Whiteley, by mutual consent; and that the said business will in future be carried on by the said Harriett Whiteley and Catharine Whiteley, by whom all debts due to and owing by the said Partnership will be received and paid.—Dated this 10th day of September 1813.

Harriet Whiteley.
Isabella Whiteley.
Catharine Whiteley.

Notice is hereby given, that the Partnership between us the undersigned Charles Robinson and William Hurford, late of High-Street, in the City of Hereford, was dissolved on the 17th day of May 1813; and all persons indebted to the said joint estate are requested to pay the same, and all persons having claims thereon to apply to, the said Charles Robinson, No. 6, Francis-Place, Westminster-Road, Surrey: As witness our hands this 8th day of September 1813.

Chas. Robinson.
Wm. Hurford.

Notice is hereby given, that the Partnership hitherto existing between James and Joseph Wright, of Haworth, in the Parish of Bradford, in the West Riding of the County of York, Worsted-Spinners and Manufacturers, was this day dissolved by mutual consent.—Witness our hands this 11th day of September 1813.

James Wright.
Joseph Wright.

Notice is hereby given, that the Partnership carried on between David Sutton and John Wilkinson, of No. 35, Davies-Street, Berkeley-Square, in the County of Middlesex, Ladies' Shoemakers, under the firm of Sutton and Wilkinson, is by mutual consent this day dissolved.—All debts due from the said concern, and to the same, will be paid and received by the said John Wilkinson, who will continue the business alone, at No. 55, Davies-Street, aforesaid: As witness our hands this 16th day of September 1813.

David Sutton.
John Wilkinson.

Notice is hereby given, that the Partnership lately subsisting between John Hobson and William Horton, of Oldbury, in the Parish of Hale's-Owen, in the County of Salop, and of Dudley, in the County of Worcester, Coopers, under the firm of Hobson and Horton, was on the 24th day of April 1812, dissolved by mutual consent.—Witness the hands of the parties this 11th day of September 1813.

*John Hobson.
Wm. Horton.*

THE Partnership existing between George Noble and Edmund Noble, under the firm of George and Edmund Noble, many years at Naples, and of late years at Malta, is mutually agreed on to be dissolved on the 31st day of December next, our George Noble, having determined to retire to London, and there establish his residence; our Edmund Noble will remain in Malta; those, therefore, that have any just demands on the said Partnership are desired to present them immediately, that they may be liquidated.

*George Noble.
Edm. Noble.*

Notice is hereby given, that the Partnership between Joseph Smith and Francis Barsby, of Leicester, Worsted-Spinners, was on the 24th day of June last dissolved by mutual consent.—All persons indebted to the said Partnership are requested to pay their respective debts unto the said Joseph Smith, who will discharge all demands on the said Partnership, and by whom the said trade will in future be carried on.—Witness our hands the 4th day of Sept. 1813.

*Joseph Smith.
Fras. Barsby.*

Notice is hereby given, that the Partnership carried on by Robert Jones, David Harrihy, and Francis Nash, as Dealers in Wine, Brandy, Spirits, Hops, Seeds, Grain, Timber, and General Merchants, under the firm of Jones, Harrihy, and Nash, at Newport, in the County of Monmouth, is this day dissolved by mutual consent.—Witness our hands, at Newport aforesaid, this 15th day of September 1813.

*Rob. Jones.
David Harrihy.
Fras. Nash.*

Notice is hereby given, that the Partnership trade heretofore carried on between John White and John Cockell, of Princes-Street, Soho, in the County of Middlesex, Turnplate-workers, under the firm of White and Co. was this day dissolved by mutual consent.—Witness the hands of the said parties this 14th day of September 1813.

*Jn. White.
John Cockell.*

Notice is hereby given, that the Partnership lately subsisting between Thomas Langston, John Farn Timins, and Patrick Hadow, of Watling-Street, London, Factors, under the firm of Thomas Langston and Company, is dissolved by mutual consent.—All debts due to the said late Partnership are to be paid to the said Thomas Langston, by whom the business will be continued, under the firm of Langston, Dent, and Company.—Dated this 17th day of September 1813.

*Thos. Langston.
J. F. Timins.
Pat. Hadow.
Robt. Dent.*

Notice is hereby given, that the Partnership lately subsisting between William Bullock, John Lewis Moilliet, and the Executors of the late Theodore Galton, deceased, as Ironfounders, at Westbromwich, in the County of Stafford, under the firm of William Bullock and Co. was dissolved on the 1st day of November last; since which time the trade has been carried on by the said William Bullock and John Lewis Moilliet, under the same firm.—Dated the 14th day of September 1813.

*W. Bullock.
John Lewis Moilliet.
S. Fertius Galton,
Executor of Theodore Galton, deceased.*

Notice is hereby given, that the Partnership lately subsisting between us the undersigned, Elizabeth Reid and Alexander Reid, as Grocers, at Whitehaven, in the County of Cumberland, was dissolved on the 9th day of August last by mutual consent: As witness our hands this 13th day of September 1813.

*Elizabeth Reid.
Alexander Reid.*

Notice is hereby given, that the Copartnership heretofore carried on by Francis Nalder and Thomas Nalder, of Cheapside, and Francis Nalder, of Edinburgh, at No. 40, Cheapside, London, as Wholesale Glovers and Crape Manufacturers, was dissolved by mutual consent as to the said Francis Nalder, of Edinburgh, on the 1st day of March last.

*Francis Nalder,
of Edinburgh.
Fras. Nalder.
Thomas Nalder.*

Notice is hereby given, that the Partnership lately existing between Joseph Peel, Charles Harding, John Harding, and William Willock, in a Cotton-Manufactory, established at Fazely, in the County of Stafford, is dissolved so far as respects the said John Harding only, who has retired from the said concern.—Dated this 4th day of September 1813.

*Jos. Peel.
Chas. Harding.
Wm. Willock.
John Harding.*

Notice is hereby given, that the Copartnership lately carried on by Robert Gill and John Dempsey, of Coleman-Street, in the City of London, Woollen-Drapers and Men's Mercers, under the firm of R. Gill and Company, hath been this day dissolved by mutual consent.—Witness our hands this 16th day of September 1813.

*Robt. Gill.
John Dempsey.*

ALL persons having any subsisting claims or demands upon the estate of Mr. Joshua Sturges, late of Tottenham-Court-Road, in the County of Middlesex, Victualler, deceased, are hereby required forthwith to send the particulars of such their respective demands to Mr. Freame, of No. 38, Great Queen-Street, Lincoln's-Inn-Fields, Solicitor to Mr. Simon Paterson, the Executor of the said Joshua Sturges, with the particulars of any securities relating thereto, in order that such accounts may be examined; and all persons indebted to the estate of the said Joshua Sturges are hereby required to pay their respective debts, without delay, to the said Mr. Paterson, or to the said Mr. Freame.

BERBICE.

From the Marshal's Office.

Sale by Execution.—First Proclamation.

WHEREAS I the undersigned, by authority obtained from his Excellency Robert Gordon, Governor-General of the Colony of Berbice and its dependencies, Vice-Admiral and President in all Courts and Colleges within the same, &c. &c. &c. upon a petition of James Fraser, under date of 29th March 1813, versus the attorney or attorneys, or such person or persons, as are qualified to act for Alexander Fraser, have caused to be taken in execution, and put under sequestration, the cotton plantation Seafield, No. 42, situated on the west sea coast of this colony, with all its slaves, buildings, cultivation, &c. the property of Alexander Fraser.

Be it therefore known, that I the undersigned intend to sell, after the expiration of one year and six weeks, from the 25th June 1813, the above-mentioned cotton plantation Seafield, No. 42, with all its cultivation, buildings, slaves, and further appurtenances and dependencies thereto belonging, and specified in the inventory laying at the Marshal's Office, for the inspection of those whom it may concern, in order to recover from the proceeds of said execution sale such capital sum, interest, and expences, as wherefore the estate above-mentioned has been taken in execution.

This first Proclamation made known to the public as customary.—Berbice, 4th July 1813.

K. FRANCKEN, First Marshal.

[Inserted by Mr. Diederich Willink, London.]

From the Marshal's Office.

Sale by Execution.—First Proclamation.

By virtue of a writ of execution granted by his Excellency Robert Gordon, Esq. Captain-General and Governor in Chief of the Colony Berbice and its Dependencies, Vice-Admiral and President in all Courts and Colleges within the same, &c. &c. upon a petition of P. Sythoff, as the general and special attorney of W. King and Park Benjamin, in their capacity as curators to the estate of F. Bynoe, deceased, versus the proprietor or proprietors, representative or representatives of plantation Best Bower, under date of 27th July 1811; be it therefore known, that I the undersigned have caused to be taken in execution the above named estate Best Bower, with all its slaves and further appurtenances thereto belonging:

Which said estate Best Bower, cum annexis, and conformable to an inventory formed thereof, and now lying at the Marshal's Office for the inspection of those whom it may concern, I the undersigned intend to sell, after the expiration of one year and six weeks, from the 2d of November 1812, the above-mentioned estate Best Bower, cum annexis, conformable to the regulations of the Court of Civil Justice of this colony, dated 1st January 1810, respecting the sale of estate by execution in this colony, in order to recover from the proceeds of said sale such sum of money as wherefore the said estate Best Bower, cum annexis, has been taken in execution cum expences.

This first proclamation published by beat of drum as customary.—Berbice, this 7th day of February 1813.

K. FRANCKEN, First Marshal.

From the Marshal's Office.

Sale by Execution.—First Proclamation.

By virtue of a writ of execution granted by his Excellency Robert Gordon, Governor-General in and over the colony of Berbice and its dependencies, Vice-Admiral and President of all Courts and Colleges within the same, &c. &c. upon a petition presented for that purpose by James Blair, in quality as attorney to Lambert Blair, now absent from this colony, said appointment bearing date 15th February 1812, versus George Mouro and other executors and administrators to the estate of J. P. Chapman, deceased; be it therefore known, that I the undersigned have caused to be taken in execution at the instance of aforesaid James Blair, in quality as before-mentioned, the Cotton Estate called Tain, situate on the Corentine coast of this colony, the property of the late J. P. Chapman, deceased, with all its cultivation, buildings, slaves, and further appurtenances and dependencies thereto belonging, all conformable to an inventory formed thereof, and now lying at this office for the inspection of those whom it may concern.

Which said cotton estate Tain, cum annexis, I the undersigned intend to sell at public execution sale, after the expiration of one year and six weeks, from the 22d May 1812, conformable to the courts of civil justices regulations, dated 1st January 1810, respecting the sale of estates by execution in this colony, in order to recover from the proceeds of said sale such sum of money as for which the said plantation Tain has been taken in execution.

This first proclamation made known to the public according to style, and further dealt with conformable to the custom of this colony.—Berbice, October 18, 1812.

K. FRANCKEN, First Marshal.

From the Marshal's Office.

Sale by Execution.—First Proclamation.

By virtue of a writ of execution granted by his Excellency John Murray, Esq. Brigadier-General and Acting Governor of this colony, upon a petition of William Lawson versus George Baird, Thomas White, and Samuel Hiles, under date of August 10, 1812; be it therefore known, that I the undersigned have caused to be taken in execution the Cotton Estate No. 35, situate on the Corentine coast of this colony, with all its cultivation, buildings, slaves, and further appurtenances and dependencies thereto belonging, being the joint property of the above-named George Baird, Thomas White, and Samuel Hiles, which said Cotton Estate No. 35, situate on the Corentine Coast, with all its cultivation, buildings, slaves, and further appurtenances and dependencies, conformable to an inventory formed thereof, and now lying at the Marshal's Office for the inspection of those whom it may concern,

I, the undersigned, intend to sell, after the expiration of one year and six weeks, from the 5th of December 1812, conformable to the regulations of the Court of Civil Justice of this colony, dated 1st January 1810, respecting the sale of estates by execution in this colony, in order to recover from the proceeds of said sale such sum of money as wherefore the said plantation No. 35, Corentine, has been taken in execution.

This first Proclamation published by beat of drum, as customary.—Berbice, February 7, 1813.

K. FRANCKEN, First Marshal.

From the Marshal's Office.

Sale by Execution.—First Proclamation.

By virtue of three writs of execution, granted by his Excellency Robert Gordon, Governor-General in and over the colony of Berbice and its dependencies, Vice-Admiral and President of all Courts and Colleges within the same, &c. &c. under date of 15th February and 2d March 1812, upon three petitions, presented for that purpose by G. Pauels, the other by G. Pauels, qq. J. and J. Saportas, and the last one by J. B. Rule, all versus J. W. Heytmeyer; be it therefore known, that I the undersigned have caused to be taken in execution the coffee estate called L'Esperance, situated in this river, with all its cultivation, slaves, building, and further appurtenances thereto belonging, the property of said J. W. Heytmeyer.

Which said coffee estate L'Esperance, with all its cultivation, buildings, slaves, and other appurtenances, and dependencies, all conformable to an inventory formed thereof, and now lying at the Marshal's Office for the inspection of those whom it may concern,

I, the undersigned, intend to sell, after the expiration of one year and six weeks, from the 15th October 1812, conformable to the regulations of the Court of Civil Justice, dated 1st January 1810, respecting the sale of estates by execution in this colony, in order to recover from the proceeds of the sale of said estate L'Esperance, such sum of money as wherefore the same has been taken in execution.

This first proclamation published by beat of drum, according to custom.—Berbice, February 7, 1813.

K. FRANCKEN, First Marshal.

From the Marshal's Office.

Summons by Edict.

By authority obtained from the Honourable Court of Civil Justice of this colony, dated 22d September 1812, granted upon a petition presented by Sarah Merchant, relict of Roderick Merchant, deceased, whereby William Dodgson and the representative in this colony of the heirs of H. E. Glaser, deceased, are appointed curators to the now abandoned estate and effects of aforesaid R. Merchant, deceased,

I the undersigned First Marshal of both the Honourable Courts of this colony, and at the request of the aforesaid Sarah Merchant, in her aforesaid capacity, summon by edict all known and unknown creditors against the estate of Roderick Merchant, deceased, to appear before the Court of Civil Justice of this colony at their session, to be held in the month of October in the year 1813, for the purpose of their exhibiting their demands against the aforesaid estate of R. Merchant, deceased, to verify the same, and if necessary to hear the objections made against such claims, and further to witness the Honourable Court's determination as to the preferent and concurrent right of the claimants against the estate of R. Merchant, deceased, under penalty to those who shall not appear, or neglect this notice, of being compelled to keep their demands in eternal silence, according to law in such cases.

This summons by edict made known to the public by beat of drum from the Court-House of this colony, and further dealt with conformable to custom.—Berbice, 15th October 1812.

K. FRANCKEN, First Marshal.

From the Marshal's Office.

Sale by Execution.—First Proclamation.

By virtue of a writ of execution, granted by his Excellency Robert Gordon, Governor-General in and over the colony of Berbice and its dependencies, Vice-Admiral and President in all Courts and Colleges within the same, &c. &c. upon a petition of A. Thornborrow, in capacity as Receiver of the Church Fund, dated 26th July 1811, versus

Conrados Schriegers, as having passed a mortgage on plantation Voedster, situate in Canje river, in favour of the church fund of the colony Berbice; which mortgage has been assumed to be paid by the representatives of A. J. Van Imbyze Van Batenburg.

Be it therefore known, that I the undersigned have caused to be taken in execution, at the instance of said A. Thornborough, Receiver of the Church Fund, the coffee estate called De Voedster, the property of the estate of the late Abraham Jacob Van Imbyze Van Batenburg, situate in the Canje river, with all its cultivation, buildings, slaves, and further appurtenances and dependencies thereto belonging; all conformable to an inventory formed thereof, now lying at the Marshal's Office of this colony, for the inspection of those whom it may concern.

Which said coffee estate De Voedster, cum annexis, I the undersigned intend to sell, after the expiration of one year and six weeks, from the 18th April 1812, conformable to the Court of Civil Justice regulations, dated 1st January 1810, respecting the sale of estates by execution in this colony, in order to recover from the proceeds of said sale such sum of money as for which the said plantation De Voedster has been taken in execution.

This first Proclamation made known to the public by beat of drum from the Court-House of this colony, and further dealt with according to custom.—Berbice, 29th November 1812.

K. FRANCKEN, First Marshal.

From the Marshal's Office.

Summons by Edict.

By virtue of an appointment from the Honourable Court of Civil Justice of this colony, dated 25th June 1813, given upon a petition presented by James Fraser and Simon Fraser, in capacity as the only, within this colony, residing executors of the last will and testament of Evan Duncan Fraser.

I the undersigned First Marshal of the Courts of this colony, and at the request of aforesaid James Fraser and Simon Fraser, in capacity as curators to the aforesaid estate of Evan Duncan Fraser, and by virtue of abovenamed appointment, summon by edict all known and unknown creditors of the estate of Evan Duncan Fraser, to appear before the bar of the Court of Civil Justice of this colony at their session, which will be held in the month of July 1814, there to exhibit and verify their claims, to see opposition made thereunto, if need, and after expiration of the fourth edictal summons, to witness the Court's decision on the preferent and concurrent right of claimants, and further to proceed according to law, on pain of being for ever debarred their right of claim.

This summons by edict made known to the public by beat of drum, and further dealt with according to custom.—Berbice the 14th July 1813.

K. FRANCKEN, First Marshal.

[Inserted by Mr. Diederich Willink, London.]

From the Marshal's Office.

Summons by Edict.

By virtue of an appointment granted by the Honourable Court of Civil Justice of this colony, under date of 6th March 1813, upon a petition presented by E. Theobald, appointed curator to the estate and effects of Henry Croft, deceased.

The undersigned First Marshal of the Courts of this colony, and at the request of the said E. Theobald, in his capacity abovementioned, summon by edict, all known and unknown creditors against the estate of Henry Croft, deceased, to appear in person or by power of attorney, before the bar of the Court of Civil Justice of this colony, at their session, to be held in the month of January, in the year 1814, there to render their claims against said estate to verify the same, and after proceeding according to law, to witness the Court's decision on the preferent and concurrent right of claimants, on pain to all those who remain in default, of being for ever debarred their right of claim.

This summons by edict, is published by beat of drum, as customary.—Berbice 15th April 1813.

K. FRANCKEN, First Marshal.

[Inserted by Mr. Diederich Willink, London.]

From the Marshal's Office.

Sale by Execution.—First Proclamation.

By virtue of authority obtained from the Honourable Court of Civil Justice of this colony, under date of 1st

May 1813, upon the petition of A. J. Marius and B. J. Schriegers, sequestrers over per. E. Vreede and Vriendschap, and half Goudmyn.

Notice is hereby given, that I the undersigned First Marshal of the Courts of this Colony, will sell by public execution sale, in the month of July 1814, the precise day hereafter to be notified through the Gazette of this colony, the plantation Vreede and Vriendschap, and half of plantation Goudmyn, with all its cultivation, buildings, slaves, and other appurtenances and dependencies thereto belonging.

Whoever should think to have any right, action, or interest on the above mentioned plantations, and wishes to oppose this sale by execution, let him or them address themselves to me the undersigned, declaring their reason for so doing, in a legal manner in writing, as I do hereby give notice, that I will receive opposition from all intermediate person or persons, appoint them a day to have their claims heard before the court, and further act thereon according to law.

This first proclamation published by beat of drum, as customary.—Berbice 18th July 1813.

K. FRANCKEN, First Marshal.

[Inserted by Mr. Diederich Willink, London.]

From the Marshal's Office.

Sale by Execution.—First Proclamation.

Whereas I the undersigned, by authority obtained from his Excellency Robert Gordon, Governor-General of the Colony of Berbice and its dependencies, Vice-Admiral and President, in all Courts and Colleges within the same, &c. &c. upon a petition presented by John Beresford, under date of 25th April 1812, versus F. Cort, qq. Benfield's estate, as their having signed the bill of exchange, for which this action is instituted, have caused to be taken in execution, and put under sequestration, the undivided half of plantation Resource, being the eastern one-third of lots No. 11 and 12, situated in the western coast of Corentine, with all its cultivation, slaves, &c. &c. the property of F. Cort aforesaid.

Be it therefore known, that I the undersigned, intend to sell, after the expiration of one year and six weeks, from the 22d February 1813, the said undivided half of plantation Resource, as above specified, with all its cultivation, buildings, slaves, and further appurtenances thereto belonging, and of which the inventory lying at the Marshal's Office for the inspection of those whom it may concern, in order to recover from the proceeds of said execution sale such capital sum, interest, &c. as wherefore the said estate has been taken in execution, cum expences.

This first Proclamation published by beat of drum, as customary.—Berbice, the 18th July 1813.

K. FRANCKEN, First Marshal.

[Inserted by Mr. Diederich Willink, London.]

From the Marshal's Office.

Sale by Execution.—First Proclamation.

Whereas I the undersigned, by authority obtained from his Excellency Robert Gordon, Governor-General in and over the Colony of Berbice and its dependencies, Vice-Admiral and President in all Courts and Colleges within the same, &c. &c. upon a petition of James Fraser, under date of 29th March 1813, versus the executor or executors of the estate of Patrick Small, as also versus the executor or executors of the estate of the late William Threlfall, deceased, have caused to be taken in execution, and put under sequestration, the undivided moieties of the cotton plantation No. 40 and 41, situate on the west sea coast of this colony, with all its slaves, cultivation, buildings, and further appurtenances and dependencies thereunto belonging, conformable to an inventory formed thereof, and now lying at the Marshal's Office, of this colony, for the inspection of those whom it may concern; being the property of the estates of Patrick Small and William Threlfall, deceased.

Be it therefore known, that I the undersigned intend to sell, after the expiration of one year and six weeks, from the 25th June 1813, the aforementioned undivided moieties of plantation No. 40 and 41, with all its cultivation, buildings, slaves, &c. in order to recover from the proceeds of said execution sale such capital sum, interest, and expences, as wherefore the estate abovementioned has been taken in execution.

[1844]

This first Proclamation made known to the public as customary.—Berbice, the 4th July 1813.

K. FRANKEN, First Marshal.

[Inserted by Mr. Diederich Willink, London.]

COPY.

GEORGE WILLIAM RAMSAY.

(L. S.)

GIOR vitterligt, At jeg, i Kraft af den mig overdragne Myndighed, og i Overensstemmelse med en Forordning af 23de May, samt en Placat af 12de August 1800, haver efter derom indkomne Ansøgning, tilladt og bevilget, at Executorene efter afgangne George Gordon, Deherrer John Gordon, Cosmo Gordon, Doctor William McDougall, Doctor William Stedman, og John Sempill, maa ved proclama sub pœna præclusi et perpetui silentii, indkalde alle bekendte eller ubekendte Creditorer efter benævnte George Gordon, boende ud i Europæiske eller Americanske Herredømmer, at fremkomme med deres Krav og indlevere samt beviisliggjøre deres Fordringer, personligen eller ved deres Fuldmægtige, for benævnte Executorer, forinden expirationen af den nu her bestemte tid, nemlig forinden et Aar og Sex Uger, efter at dette Proclama er blevet læst i Overretten for Oerne St. Croix, St. Thomas, og St. Jan, og trede paa hinanden følgende Gange publiceret i the London Gazette; og alle saadanne bekendte eller ubekendte Creditorer, som bou paa nogen af de Vestindiske Oer eller Colonier, skal fremkomme med deres Krav, og indlevere samt beviisliggjøre deres Fordringer, personligen eller ved deres Fuldmægtige, for benævnte Executorer, forinden trede maanedes fra den dato, da dette proclama er blevet læst i Over og Underretterne paa Oerne St. Croix, St. Thomas, og St. Jan, og Efterretning derom, trede paa hinanden følgende Gange, bleven bekendtgjort i St. Croix Gazette. Og de forhænnævnte Executorer skal endvidere være forpligtede, til at lade denne Bevilling blive foreviist i de Kongelige og Laane Commissiøernes Bogholder Contoirer paa besagte Oer, og erhverve Attest om at saadant er efterkommet, i manglende Fald skal dette proclama ikke være gjeldende mod nogen af Hans Majestæts fordringer eller rettigheder; og have alle vedkommende dette at iagttag og sig derefter at rette.

I følge forestaaende Kongelig allernaadigste bevilling og med det deri bestemte varsel, indkalde herved subpœna præclusi et perpetui silentii, alle og enhver, som formeene sig at have nogen fordring, af hvad navn navnes kan, i afgangne Herr George Gordon's Boe, dermed at fremkomme og samme at anmeld og beviisliggjøre for Executores Testamenti, udi de i Boet holdende Sessioner inden de i bevillingen fastsatte Tidens Forløb.—St. Croix den 23de Junij 1813.

Paa De Herrer Executores Vegne, som Curator bonorum i Boet, BORCH ACHE.

Læst i Friderickstædts ord. Bytings Ret paa St. Croix, den 24de Junij 1813, og tilført Pantebogen Lit. L, fol. 449, 450, & 451. BEILAGEN.

Læst i Christianstædts Bytings ret den 29de Junij 1813. N. GJELLERUP. U. C. WEDEGE.

Samt tilført Pantebogen Lit. A A, fol. 205. No. 20. U. C. WEDEGE.

Vedhæftede Proclama Bevilling læst i den Kongelige Vestindiske Lands Overrett den 30te Junij 1813, og tilført Pantebogen Litra X. folio 13. J. D. W. SCHMALZ.

Foreviist i den Kongelige Vestindiske Gields Liquidations Commissions Bogholder Contoir paa St. Croix den 1de Julii 1813, og attest meddeelt. DANIELSEN.

Foreviist og Attest derom meddeelt Dags Dato.—Det Kongelige Bogholder Contoir paa St. Croix den 6te July 1813. V. BEVERHOUDT, E. Z.

Læst i St. Thomæ ordinaire Bytings Ret den 12te Julii 1813. LIND. SAM. PROM.

Tilført Pantebogen Lit. X. fol. 5 og 6. SAM. PROM.

Læst i St. Jans Landret den 22de Julii 1813, og protokollet. PETER FRIESTEDT.

Foreviist og attest derom meddeelt dags Dato.—St. Tho-

mas den 26de Julii 1813.—Bogholder Contoiret for den Kongelige Vestindiske Gields Liquidation for St. Thomas og St. Jan. J. BRÖNSTORPH.

Foreviist og Attest derom dags dato meddeelt.—Det Kongelige Bogholder Contoir for St. Thomas og St. Jan den 26de Julii 1813. L. REEMKE.

By His Excellency Major-General George William Ramsay, Governor and Commander in Chief in and over His Britannic Majesty's Island of St. Croix, and its Dependencies, Vice-Admiral of the same, &c. &c. &c.

G. W. RAMSAY.

(L. S.)

BY virtue of the authority in me vested, and in conformity with an ordinance of the 23d May, and an edict of the 12th of August 1800, I do hereby make known, that, in compliance with a petition delivered in, I have permitted and granted, that the Executors of Mr. George Gordon, Messrs. John Gordon, Cosmo Gordon, Doctor William McDougall, Doctor William Stedman, and John Sempill, may summon by proclama sub pœna præclusi et perpetui silentii, all the known or unknown Creditors of the said Mr. George Gordon, residing in European or American territories, to come forward with their demands, and to enter and prove their claims, in person or by their attorneys, before the said Executors, previous to the expiration of the period herein-after limited, that is to say, within one year and six weeks from the period when this proclama shall have been recorded in the Superior and Inferior Courts of the islands of St. Croix, St. Thomas, and St. John, and published three times consecutively in the London Gazette; and all such known or unknown Creditors as reside in any of the West India islands or colonies, shall come forward with their demands, and enter and prove their claims, in person or by their attorneys, before the said Executors, within three months from the date of this proclama being recorded in the Superior and Inferior Courts of the islands of St. Croix, St. Thomas, and St. John, and notice thereof being published in the St. Croix Gazette, three times consecutively. And the aforesaid Executor shall further be bound to cause this grant to be produced in the Royal and the Loan Commissions Book-Keeper's Offices to the said islands, and procure a certificate of this being complied with; in failure of which, this proclama shall not be valid against any claims or prerogatives of His Majesty; and all persons concerned are to take notice hereof, and to conduct themselves accordingly.

Given under my hand and seal, at the Government-House, St. Croix, this 23d day of June 1813.

By His Excellency's command, S. R. JARVIS, Government Secretary.

In conformity with the above most gracious grant, and with the warning therein specified, is hereby summoned sub pœna præclusi et perpetui silentii, all and every person pretending to have any claim or demand, of whatever nature or description, against the estate and property of George Gordon, Esq. deceased, to come forward with, enter and prove, their said demands before the Executors in the sessions to be held in the estate, within the expiration of the different periods mentioned in the grant.—St. Croix, June the 23d, 1813.

In behalf of the Executors, and as Curator bonorum in the Estate, BORCH ACHE.

(A true copy.)

BORCH ACHE, Curator bonorum in the Estate of George Gordon, Esq. deceased.

WATER CONVEYANCE FROM LONDON TO BRISTOL IN TEN DAYS.

BAKER, JORDEN, and CO's London and Bristol Barges, to and from Brook's Wharf, Upper Thames Street, London, Dundas Wharf, Redcliff Street, Bristol, Godby's Wharf, Bradford and Trowbridge, and Avon Wharf, Milk Street, Bath; convey goods regularly to and from those cities, and every place intermediate in the line of the Kennett and Avon Canal, in one bottom all the way without shifting the goods, as heretofore practised at Newbury.

Further particulars may be known on application to Mr. Borough or Mr. Wilson, Brook's Wharfs, London; Mr. Baker or B. Brough, Bath; Mr. Jordan, Dundas Wharf, Bristol; Messrs. Godby and Read, Trowbridge, Bradford.

Goods are also taken in and forwarded with regularity and dispatch for all towns and places in the counties of Gloucester, Somerset, Wilts, Dorset, Devon, and Cornwall, South Wales, and Ireland.

N.B. A weekly boat from Bristol to Hilperton's Marsh every Wednesday.

1st—The proprietors give public notice, that they will not hold themselves answerable or accountable for any article, unless the same shall be entered in their books by their own bookkeeper, whose receipt for the same shall be given to the porter or other person who may be entrusted with the delivery of such goods at the wharf or warehouse of the proprietors, which receipt of the bookkeeper shall be deemed such a general acceptance, as in case of loss, will subject the proprietors to the payment of five pounds, if the goods weigh more than 28 pounds, and if less to 25s. and no more.

2d—Also, that they will not hold themselves accountable, under a general acceptance, for any money, plate, watches, rings, jewels, writings, marble, paintings, prints, or other valuables, specially accepted by them as articles of value, in which case they shall be entered as such, and upon payment of a premium of insurance in proportion to the value of the articles (above the common rate of carriage) upon the delivery of the goods at the wharf or warehouse of the proprietors, their bookkeeper shall acknowledge such special acceptance on the face of his receipt for the goods, or the proprietors will not hold themselves responsible.

3d—No more than 25s. will be paid for any package article whatever of less than 28 pounds, nor more than after the rate of 5l. per hundred weight for any package or article of a greater weight, under the general acceptance of the proprietors before noticed, nor under a special acceptance, unless such special acceptance be expressed in the bookkeeper's receipt given at the time of booking, in which case the premium of insurance ad valorem shall be charged at the rate of 5d. for every ten pounds value, in addition to the common charge of carriage, and such extra premium shall be notified in the bookkeeper's receipt, and be paid, or contracted to be paid, on the delivery of such goods, otherwise the proprietors will not hold themselves responsible.

4th—The proprietors will not on any account hold themselves answerable for any package of glass, china, musical-instruments, household-furniture, or any other articles of such like hazard, but the carriage thereof will be undertaken at the risk of the owners only, unless an ad valorem insurance of 15l. per cent. be paid, or engaged to be paid, to the proprietors at the time of the delivery of such goods, over and above the common rate of carriage, and the payment thereof be notified in the receipt of their bookkeeper in manner aforesaid.

5th—Owners of goods not paying, or agreeing to pay, the extra charges respectively above-mentioned, will be considered as taking all risk on themselves.

6th—The proprietors expressly stipulate, that they claim to have a general lien on all goods intrusted to their care for delivery, which lien shall be considered as attaching not only to goods then carried, but to any balance that may be due to them for the carriage of goods heretofore on account of the same owners.

7th—The proprietors will not hold themselves accountable for any goods put into returned wrappers, if lost or stolen.

8th—Any goods which are addressed to order, or until called for, if not taken away from the place of their destination, and paid for within the space of 48 hours from the time of their arrival, will be considered as remaining in the custody of the proprietors, on the account and at the risk of the owners only.

9th—All claims for loss or damage must be made within three days after the arrival of the vessel on board which they were shipped, or the proprietors will not consider themselves any longer accountable.

10th—The shippers of aqua-fortis, spirits of salt, or of any corrosive or destructive spirit or substance, will be considered as answerable for any injury that may arise in consequence of carelessness or bad package, and in all events such responsibility will be considered as attaching on such shippers, unless at the time of delivering such articles at the wharf or warehouse of the proprietors they make known the contents of such packages to the bookkeeper, or so conspicuously mark the contents on the superscription, as that the proprietors may be aware of the danger, and be enabled to guard against the consequences thereof.

If the passage of vessels by canals should be impeded by frost, or from any other cause be rendered impracticable,

every attention will be paid to have the goods forwarded by land, but in such a case a land price will be charged thereon, until the payment of which in proportion to the value of the goods, the carriers will not hold themselves in any degree responsible.

TO be sold by auction, by Messrs. Davis and son, in one lot, (by order of the major part of the Commissioners named and authorised in and by a Commission of Bankrupt awarded and issued and now in prosecution against William Cumberland the elder, John Cumberland and William Cumberland the younger, all late of Leicester, in the County of Leicester, Hosiers, Dealers, Chapmen and Copartners) at the White Hart Inn, in Leicester, on Friday the 15th day of October next, at Five of the Clock in the Afternoon, subject to such conditions as shall be then produced;

A very desirable and eligibly situated dwellinghouse, in the most pleasant and airy part of the Friar-Lane, Leicester, with a garden behind the same, and commodious warehouses adjoining thereto, lately used in the hosiery business. The premises are in good repair and well adapted either for the gentleman or any wholesale tradesman.

For further particulars apply to Mr. H. Payne, Solicitor, Leicester, and for a view of the premises to Mr. Barber, Hosier, Bath-Lane, Leicester.

TO be peremptorily sold by public auction, pursuant to two several Orders of the High Court of Chancery, by Mr. Thomas Snaith, (the person appointed by James Stephen, Esq. one of the Master's of the said Court,) at the house of Mr. William Loftus, in Newcastle-upon-Tyne, on Saturday the 9th day of October 1813, between the hours of two and three in the Afternoon,

A piece or parcel of ground, situate at Gateshead, in the County of Durham, within one mile of Newcastle-upon-Tyne aforesaid; and also a dwelling-house and lampblack-manufactory and kiln, and a whitening and colour-manufactory, with mills built upon the said piece of ground, now in the possession and occupation of John Gibson, a tenant thereof.

The premises are leasehold, held under a lease from the Corporation of Newcastle-upon-Tyne aforesaid, for a term of years, which will expire on the 22d day of November 1817, at the yearly rent of 12l.

Particulars may be had at the said Master's Chambers, in Southampton-Buildings, Chancery-Lane, London; of Messrs. Clayton and Scott, Lincoln's-Inn; and Messrs. Haine and North, King's-Bench-Walks, Temple, London; and of Messrs. Clayton and Brown, Newcastle-upon-Tyne aforesaid, on application to whom the premises may be viewed.

WHEREAS by an Order of the High Court of Chancery, made in a cause wherein Thomas Saunders, Esq. is Plaintiff, and the Right Honourable Thomas Lord Camelford and others are Defendants, bearing date the 29th day of July 1812, it is referred to Samuel Compton Cox, Esq. one of the Masters, of the said Court, to enquire whether the plaintiff, Thomas Saunders, son of Thomas Saunders, heretofore of Brill, in the County of Buckingham, and then late Governor of Fort St. George, in the East Indies, Esq. deceased, and Francis Saunders, the brother of the said Thomas Saunders, deceased, were dead, and if so, when they died, and whether they left any and what issue; any person or persons who claims or claim to be the issue of either of them the said Thomas Saunders, the son or Francis Saunders, the brother of the said testator, are to come in before the said Master Cox, at his Chambers, in Southampton-Buildings, Chancery-Lane, and make out his or their claim or claims, in Michaelmas term next, or they will be peremptorily excluded the benefit of the said order.

THE Creditors of Joseph Agillar, formerly of the Town of Kingston, in the Island of Jamaica, and late of Devonshire-Square, Bishopsgate-Street, in the City of London, Gentleman, last a prisoner for debt in the King's-Bench prison, and who was discharged therefrom under and by virtue of an Act passed in the fifty-first year of His present Majesty's reign, intituled "An Act for the Relief of certain Insolvent Debtors in England," are desired to meet at Mr. Sneath's, the King's Arms, Mary-le-bone-Street, Golden-Square, on Monday the 4th day of October next, at Twelve of the Clock at Noon, for the purpose of choosing an Assignee or Assignees of the estate and effects of the said Joseph Agillar.

THE Creditors who have proved their debts under a Commission of Bankrupt awarded and issued against Benjamin Walsh, late of Hackney, in the County of Middlesex; Broker, Scrivener, Dealer and Chapman, are desired to meet the Assignees of the said Bankrupt's estate and effects, on Wednesday the 29th day of September instant, at Eleven o'Clock in the Forenoon, at the Chambers of William Ford Stevenson, the Solicitor to the said Commission, No. 8, Lincoln's-Inn, New-Square, to assent to or dissent from the said Assignees employing some person to proceed from hence to Gibraltar and Cadiz, and thence to Algiers, or such other place or port as may be found expedient, for the recovering of an outstanding debt due to the said Bankrupt's estate; and also to assent to or dissent from the said Assignees instituting a suit in equity against a certain committee, called the Committee of City Leaseholders, in order to obtain a compensation due to the said Bankrupt's estate, for certain services performed by the said Bankrupt for the said Committee; and on other special affairs.

THE Creditors who have proved their Debts under a Commission of Bankrupt awarded and issued forth against Peter Crokat and Adam Platt the younger, both of Liverpool, in the County of Lancaster, Merchants and Copartners, are desired to meet the Assignees of the said Bankrupts' estate and effects, on Tuesday the 28th day of September instant, at Eleven o'Clock in the Forenoon, at the Globe Tavern, in John-Street, Liverpool, to assent to or dissent from the said Assignees disposing of either by public auction or private contract, the said Bankrupts share and interest, of and in the schooner or vessel called the Hope of Liverpool, and also of and in the sloop or vessel called the Sibella of Oban; and also to assent to or dissent from the said Assignees disposing of all other the estate and effects of the said Bankrupts, in such manner as they the said Assignees shall think fit; and to their giving such credit and accepting such security, for payment of the purchase money for the same respectively as they shall think fit; and to assent to or dissent from the said Assignees commencing, prosecuting, or defending any suit or suits at law or in equity, for the recovery or protection of any part of the said Bankrupts' estate and effects; or to the compounding, submitting to arbitration, or otherwise agreeing any matter or thing relating thereto; and on other special affairs.

THE Creditors who have proved their Debts under a Commission of Bankrupt awarded and issued forth against Henry Fern, now or late of Cheltenham, in the County of Gloucester, Painter, Dealer and Chapman, are desired to meet the Assignees of the said Bankrupt's estate and effects, on the 18th day of October next, at Eleven o'Clock in the Forenoon, at the Plough Hotel, in Cheltenham, to assent to or dissent from the said Assignees relinquishing any interest at law or in equity, which they may be advised they have, of, in, to, or out of certain customary or copyhold premises, situated in Cheltenham, belonging to the said Bankrupt, and on which a considerable sum of money is claimed to be due to the estate of Mr. Theodore Gwinnett, upon the parties so claiming to be entitled agreeing to forego and abandon all claims to the dividends and effects to arise or be produced from the other parts of the said Henry Fern's estate; and in the event of their disagreeing thereto, to assent to or dissent from the said Assignees commencing, prosecuting, or defending any suit or suits at law or in equity, for supporting any claim they may have upon the said premises, or for recovery of any part of the said Bankrupt's estate and effects; or to the compounding, submitting to arbitration, or otherwise agreeing any matter or thing relating thereto; and on other special affairs.

THE Creditors who have proved their debts under a Commission of Bankrupt awarded and issued forth against Walter Milton Jessop, of Cheltenham, in the County of Gloucester, Money-Scrivener, Dealer and Chapman, are desired to meet the Assignees of the said Bankrupt's estate and effects, on Friday the 24th day of September instant, at Eleven of the Clock in the Forenoon, at the Office of Mr. Pruett, Solicitor, in Cheltenham, to assent to or dissent from the said Assignees offering for immediate sale, either by public auction or private contract, the several freehold, copyhold, and leasehold premises belonging to the said Bankrupt, or to defer the sale thereof until more opportune times and circumstances; and also to assent to or dissent from the said Assignees immediately commencing, prosecuting or defending, any

suit or suits at law or in equity, for the recovery of any part of the said Bankrupt's estate and effects, or to the compounding, submitting to arbitration, or otherwise agreeing any matter or thing relating thereto; and on other special affairs.

THE Creditors who have proved their debts under a Commission of Bankrupt awarded and issued forth against John Frederick Beland, of Rood-Lane, in the City of London, Merchant, are desired to meet the Assignees of his estate and effects, at the Office of Mr. Sherwood, Solicitor, No. 32, Canterbury-Square, Southwark, on Wednesday next, the 22d of September instant, to assent to or dissent from the said Assignees accepting of the arrears to Michaelmas next, of an improved rent of 10l. a year issuing out of a leasehold house and premises in Hampton-Street, Walworth, and to the said Assignees thereupon assigning the said improved rent and premises, from and after Michaelmas day next, for all the remainder of the term of years then to come therein, to a person claiming to be an equitable mortgagee thereof, for a larger sum than the value of the said improved rent and premises; and on other affairs.

THE Creditors who have proved their Debts under a Commission of Bankrupt awarded and issued forth against George Willis, of Great Yarmouth, in the County of Norfolk, Corn-Merchant, Dealer and Chapman, are desired to meet the Assignees of the said Bankrupt's estate and effects, on the 8th day of October next, at Eleven o'Clock in the Forenoon, at the Office of Mr. H. V. Worship, Solicitor, situate in Great Yarmouth, aforesaid, in order to assent to or dissent from the said Assignees executing a bill of sale of the said Bankrupt's moiety or share and interest of, and in a certain vessel, called the Harriet of Yarmouth, to Mr. William Womack, on his the said Mr. Womack's undertaking to pay all demands upon or in respect of the said vessel; and also in order to assent to or dissent from the said Assignees paying out of the said Bankrupt's estate and effects, certain costs, charges, and expences which were incurred by Thomas Bunn, of Southtown, otherwise Little-Yarmouth, in the County of Suffolk, Merchant, and also by James Lincoln, of Runham, in the County of Norfolk, Farmer, as well previously as subsequently to the issuing of the said Commission, in relation to the said Bankrupt's affairs; and also to assent to or dissent from the said Assignees commencing, prosecuting, or defending any suit or suits at law or in equity, for the recovery of any part of the said Bankrupt's estate and effects; or to the compounding, submitting to arbitration, or otherwise agreeing any matter or thing relating thereto; and on other special affairs.

THE Creditors who have proved their Debts under a Commission of Bankrupt awarded and issued forth against William Robinson, of Manchester, in the County of Lancaster, Cotton-Spinner, Dealer and Chapman, are requested to meet the Assignees of his estate and effects, on Monday the 4th day of October next, at Eleven o'Clock in the Forenoon, at the Star Inn, in Manchester aforesaid, to take into consideration and give directions to the said Assignees, as to the most advantageous mode of selling and disposing of the cotton-factory and machinery, and all other the real and personal estate and effects of the said Bankrupt, in order to the speedy winding up and closing the concerns of the bankruptcy, the said Assignees having come to the determination not to carry on the factory any longer, but to cease working the same, from and after the Saturday following, being the 9th day of October, and particularly to invest the said Assignees with full powers and authority, to sell and dispose of the said cotton-factory and machinery, and other the real and personal estate and effects of the said Bankrupt, either by public auction or private contract, at such time or times, and in one or more lot or lots, and for accepting the purchase money for all or any part of the said real and personal estate by instalments (in case the same shall not be sold for present money) with such security in the mean time, as shall in the judgment of the said Assignees under all the circumstances be likely to prove most conducive to the general interest of the said Creditors; and on other special affairs.

Whereas a Commission of Bankrupt is awarded and issued forth against James Champion, of Great Saint Helen's, Bishopsgate-Street-Within, in the City of London, Broker, Dealer and Chapman, and he being declared a Bankrupt is hereby required to surrender himself to the Commissioners in the said Commission named, or the major part

of them, on the 4th and 5th of October next, at Ten in the Forenoon, and on the 30th of the same month, at One in the Afternoon, at Guildhall, London, and make a full Discovery and Disclosure of his Estate and Effects; when and where the Creditors are to come prepared to prove their Debts, and at the Second Sitting to chuse Assignees, and at the Last Sitting the said Bankrupt is required to finish his Examination, and the Creditors are to assent to or dissent from the allowance of his Certificate. All persons indebted to the said Bankrupt, or that have any of his Effects, are not to pay or deliver the same but to whom the Commissioners shall appoint, but give notice to Messrs. Lowless and Crosse, Saint Mildred's-Court, Poultry, London.

WHereas a Commission of Bankrupt is awarded and issued forth against Thomas Lloyd, late of Gray's-Inn, Holborn, in the County of Middlesex, Money-Scriver, Dealer and Chapman, and he being declared a Bankrupt is hereby required to surrender himself to the Commissioners in the said Commission named, or the major part of them, on the 25th of September instant, and on the 5th and 30th of October next, at Eleven in the Forenoon on each day, at Guildhall, London, and make a full Discovery and Disclosure of his Estate and Effects; when and where the Creditors are to come prepared to prove their Debts, and at the second sitting to chuse Assignees, and at the Last Sitting the said Bankrupt is required to finish his Examination, and the Creditors are to assent to or dissent from the allowance of his Certificate. All persons indebted to the said Bankrupt, or that have any of his Effects, are not to pay or deliver the same but to whom the Commissioners shall appoint, but give notice to Messrs. Meggison and Fairbank, Solicitors, Hatton-Garden.

WHereas a Commission of Bankrupt is awarded and issued forth against Edward Burbidge, late of George-Street, Minories, in the City of London, Merchant, Dealer and Chapman, (carrying on trade in partnership with Philip Baker, under the firm of Baker, Burbidge, and Co.) and he being declared a Bankrupt, is hereby required to surrender himself to the Commissioners in the said Commission named, or the major part of them, on the 25th of September instant, and on the 2d and 30th days of October next, at Twelve of the Clock at Noon on each of the said days, at Guildhall, London, and make a full Discovery and Disclosure of his Estate and Effects; when and where the Creditors are to come prepared to prove their Debts, and at the Second Sitting to chuse Assignees, and at the Last Sitting the said Bankrupt is required to finish his Examination, and the Creditors are to assent to or dissent from the allowance of his Certificate. All persons indebted to the said Bankrupt, or that have any of his Effects, are not to pay or deliver the same but to whom the Commissioners shall appoint, but give notice to Messrs. Palmer, Tomlinsons, and Thomson, Cophthall-Court, Throgmorton-Street.

WHereas a Commission of Bankrupt is awarded and issued forth against James Neale, of Shacklewell, in the County of Middlesex, Drug-Grinder, Blacking-Manufacturer, Dealer and Chapman, and he being declared a Bankrupt is hereby required to surrender himself to the Commissioners in the said Commission named, or the major part of them, on the 28th of September instant, and on the 9th and 30th days of October next, at Ten in the Forenoon on each of the said days, at Guildhall, London, and make a full Discovery and Disclosure of his Estate and Effects; when and where the Creditors are to come prepared to prove their Debts, and at the Second Sitting to chuse Assignees, and at the Last Sitting the said Bankrupt is required to finish his Examination, and the Creditors are to assent to or dissent from the allowance of his Certificate. All persons indebted to the said Bankrupt, or that have any of his Effects, are not to pay or deliver the same but to whom the Commissioners shall appoint, but give notice to Messrs. Jones and Reynal, Lord Mayor's Court-Office, Royal-Exchange.

WHereas a Commission of Bankrupt is awarded and issued forth against John George La Serre, late of Hackney, in the County of Middlesex, and afterwards of the New England Coffee-House, London, Merchant, and he being declared a Bankrupt is hereby required to surrender himself to the Commissioners in the said Commission named, or the major part of them, on the 25th of September instant, and on the 5th and 30th days of October next, at Eleven in the

Forenoon on each of the said days, at Guildhall, London, and make a full Discovery and Disclosure of his Estate and Effects; when and where the Creditors are to come prepared to prove their Debts, and at the Second Sitting to chuse Assignees, and at the Last Sitting the said Bankrupt is required to finish his Examination, and the Creditors are to assent to or dissent from the allowance of his Certificate. All persons indebted to the said Bankrupt, or that have any of his Effects, are not to pay or deliver the same but to whom the Commissioners shall appoint, but give notice to Messrs. Crowder, Lavie, and Garth, Solicitors, Frederick-Place, Old-Jewry.

WHereas a Commission of Bankrupt is awarded and issued forth against John Jacob Rudnick, late of Dantzic, in Prussia, but now of the Circus, in the Minories, in the City of London, Merchant, Dealer and Chapman, and he being declared a Bankrupt is hereby required to surrender himself to the Commissioners in the said Commission named, or the major part of them, on the 25th of September instant, and on the 5th and 30th of October next, at Eleven of the Clock in the Forenoon on each of the said days, at Guildhall, London, and make a full Discovery and Disclosure of his Estate and Effects; when and where the Creditors are to come prepared to prove their Debts, and at the Second Sitting to chuse Assignees, and at the Last Sitting the said Bankrupt is required to finish his Examination, and the Creditors are to assent to or dissent from the allowance of his Certificate. All persons indebted to the said Bankrupt, or that have any of his Effects, are not to pay or deliver the same but to whom the Commissioners shall appoint, but give notice to Messrs. Gregson, Dixon, and Gregson, Solicitors, Angel-Court, Throgmorton-Street, London.

WHereas a Commission of Bankrupt is awarded and issued against Edward Mills, of Leadenhall-Market, in the City of London, Butcher, and he being declared a Bankrupt is hereby required to surrender himself to the Commissioners in the said Commission named, or the major part of them, on the 28th of September instant, and on the 9th and 30th days of October next, at Ten of the Clock in the Forenoon on each of the said days, at Guildhall London, and make a full Discovery and Disclosure of his Estate and Effects; when and where the Creditors are to come prepared to prove their Debts, and at the Second Sitting to chuse Assignees, and at the Last Sitting the said Bankrupt is required to finish his Examination, and the Creditors are to assent to or dissent from the Allowance of his Certificate. All persons indebted to the said Bankrupt, or that have any of his Effects, are not to pay or deliver the same but to whom the Commissioners shall appoint, but give notice to Messrs. Kearsey and Spurr, Solicitors, No. 116, Bishopsgate-Street-Within.

WHereas a Commission of Bankrupt is awarded and issued forth against Samuel Noel, late of Rio Janeiro, in South America, now a prisoner in His Majesty's prison of the Fleet, Merchant, Dealer and Chapman, and he being declared a Bankrupt is hereby required to surrender himself to the Commissioners in the said Commission named, or the major part of them, on the 7th, 8th, and 30th days of October next, at Eleven in the Forenoon on each day, at the Swan Hotel, in High-Street, in Birmingham, in the County of Warwick, and make a full Discovery and Disclosure of his Estate and Effects; when and where the Creditors are to come prepared to prove their Debts, and at the Second Sitting to chuse Assignees, and at the Last Sitting the said Bankrupt is required to finish his Examination, and the Creditors are to assent to or dissent from the allowance of his Certificate. All persons indebted to the said Bankrupt, or that have any of his effects, are not to pay or deliver the same but to whom the Commissioners shall appoint, but give notice to Mr. Egerton, Solicitor, No. 3, Gray's Inn-Square, London, or to Messrs. Spurrier and Ingleby, Solicitors, Birmingham.

WHereas a Commission of Bankrupt is awarded and issued forth against Henry Shreeve, of Great Yarmouth, in the County of Norfolk, Boot and Shoe-Maker, and he being declared a Bankrupt is hereby required to surrender himself to the Commissioners in the said Commission named, or the major part of them, on the 29th of September instant, at Seven in the Afternoon, on the 30th of the same month, at Nine in the Forenoon, and on the 30th of October next, at Seven in the Afternoon, at the Duke's Head Inn, in Great

Farmouth aforesaid, and make a full Discovery and Disclosure of his Estate and Effects; when and where the Creditors are to come prepared to prove their Debts, and at the Second Sitting to chuse Assignees, and at the last Sitting the said Bankrupt is required to finish his Examination, and the Creditors are to assent to or dissent from the allowance of his Certificate. All persons indebted to the said Bankrupt, or that have any of his Effects, are not to pay or deliver the same but to whom the Commissioners shall appoint, but give notice to Mr. Bell, Solicitor, Great Yarmouth, or to Mr. Francis, No. 9, New-Square, Lincoln's-Inn.

Whereas a Commission of Bankrupt is awarded and issued forth against William Dunkin, of the Town of Kingston-upon-Hull, Broker, and he being declared a Bankrupt, is hereby required to surrender himself to the Commissioners in the said Commission named, or the major part of them, on the 23d and 24th of September instant, and on the 30th of October next, at Eleven in the Forenoon on each day, at the George Inn, in Kingston-upon-Hull, and make a full Discovery and Disclosure of his Estate and Effects; when and where the Creditors are to come prepared to prove their Debts, and at the Second Sitting to chuse Assignees, and at the Last Sitting the said Bankrupt is required to finish his Examination, and the Creditors are to assent to or dissent from the allowance of his Certificate. All persons indebted to the said Bankrupt, or that have any of his Effects, are not to pay or deliver the same but to whom the Commissioners shall appoint, but give notice to Hugh Thomas Shaw, Solicitor, Chancery-Lane, London, or to Thomas Browne, Solicitor, Hull.

Whereas a Commission of Bankrupt is awarded and issued forth against David Williams, of Aberffraw, in the County of Anglesey, Corn-Merchant, Grocer, Dealer and Chapman, and he being declared a Bankrupt is hereby required to surrender himself to the Commissioners in the said Commission named, or the major part of them, on the 9th, 23d, and 30th of October next, at Eleven in the Forenoon on each of the said days, at the Sportsman Inn, in the Town of Carnarvon, in the County of Carnarvon, and make a full Discovery and Disclosure of his Estate and Effects; when and where the Creditors are to come prepared to prove their Debts, and at the Second Sitting to chuse Assignees, and at the Last Sitting the said Bankrupt is required to finish his Examination, and the Creditors are to assent to or dissent from the allowance of his Certificate. All persons indebted to the said Bankrupt, or that have any of his Effects, are not to pay or deliver the same but to whom the Commissioners shall appoint, but give notice to Messrs. Edmunds and Son, Solicitors, Exchequer-Office of Pleas, Lincoln's-Inn, London, or Mr. H. R. Williams, Solicitor, Carnarvon.

Whereas a Commission of Bankrupt is awarded and issued forth against George Wood and James Taylor, of the Town and County of the Town of Nottingham, Cotton-Spinners, Dealers, Chapman, and Copartners, and they being declared Bankrupts are hereby required to surrender themselves to the Commissioners in the said Commission named, or the major part of them, on the 1st, 2d, and 30th days of October next, at Eleven of the Clock in the Forenoon on each of the said days, at the White Hart Tavern, in Kingston-upon-Hull, and make a full Discovery and Disclosure of their Estate and Effects; when and where the Creditors are to come prepared to prove their Debts, and at the Second Sitting to choose Assignees, and at the Last Sitting the said Bankrupts are required to finish their Examination, and the Creditors are to assent to or dissent from the allowance of their Certificate. All persons indebted to the said Bankrupts, or that have any of their Effects, are not to pay or deliver the same but to whom the Commissioners shall appoint, but give notice to Mr. Ralph Ellis, Solicitor, No. 48, Chancery-Lane, London, or to John Cressey Richardson, Solicitor, Hull.

THE Commissioners in a Commission of Bankrupt, awarded and issued forth against John Westlake of Gosport, in the County of Southampton, Baker, Mealman, Dealer and Chapman, intend to meet (pursuant to an Order of the Lord High Chancellor of Great Britain, bearing date the 18th day of August 1813,) on the 9th day of October next, at Eleven o'Clock in the Forenoon, at the India-Arms Inn, in Gosport aforesaid, in order to review the Proof of

a Debt made by George Egler, of Chapel-Yard, White-Lion-Street, Norton-Falgate, in the County of Middlesex, Yeast Merchant, under the said Commission.

THE Commissioners in a Commission of Bankrupt awarded and issued against Benjamin Ager Day, late of Aston, nigh Birmingham, in the County of Warwick, Brass-Founder, Dealer and Chapman, intend to meet (pursuant to an Order of the Lord High Chancellor, bearing date the 18th day of August last,) on the 24th of September instant, at Twelve o'Clock at Noon, at the Shakespear Tavern, in New-Street, Birmingham, in order to receive the Proof of the Joint Debts of the said Benjamin Ager Day and Thomas Pinks under the said Commission.

THE Commissioners in a Commission of Bankrupt awarded and issued forth against John Humphries Billing the elder and John Humphries Billing the younger, of Paddington, in the County of Middlesex, Corn-Dealers, and Dealers in Flour, Salt, and Coal, Chapman, and Partners, intend to meet on the 21st day of September instant, at Eleven o'Clock in the Forenoon, at Guildhall, London, (by Adjournment from the 24th of August last), in order to proceed to the choice of an Assignee or Assignees of the Estate and Effects of the said Bankrupts; when and where the Creditors, who have not already proved their Debts, are to come prepared to prove the same, and, with those who have already proved their Debts, vote in such choice accordingly.

THE Commissioners in a Commission of Bankrupt awarded and issued forth against John Ogle, of Pickwick, in the County of Wilts, Esq; and William Walton, of Liverpool, in the County of Lancaster, Merchant, (carrying on trade at Liverpool aforesaid, under the firm of Ogle and Walton, Merchants, Dealers, Chapman, and Copartners,) intend to meet on the 12th of October next, at Twelve at Noon, at the Globe Tavern, in John-Street, in Liverpool aforesaid, in order to proceed to the choice of an Assignee or Assignees of the Estate and Effects of the said Bankrupts, in the room of two of the former Assignees, who have become Bankrupt; when and where the Creditors, who have not already proved their Debts, are to come prepared to prove the same, and, with those who have already proved their Debts, vote in such choice accordingly.

THE Commissioners in a Commission of Bankrupt awarded and issued forth against Charles Allen Philipps and Thomas Philipps, now or late of Milford, in the County of Pembroke, Bankers, Dealers and Chapman, and Copartners, (trading under the firm of Charles Philipps, Thomas Philipps, and Company), intend to meet on the 29th instant, at One in the Afternoon, at Guildhall, London, to proceed to the choice of an Assignee or Assignees of the Estate and Effects of the said Bankrupts, in the room of two of the present Assignees, who are become Bankrupts; when and where the Creditors, who have not already proved their Debts, are to come prepared to prove the same, and with those who have already proved their Debts, vote in such choice accordingly.

THE Commissioners in a Commission of Bankrupt awarded and issued forth against Thomas Philipps, now or late of Milford, in the County of Pembroke, and of the Old City-Chambers, in the City of London, John Philipps, also now or late of the Old City-Chambers aforesaid, and John Philipps, also now or late of the same place, Merchants, Dealers, Chapman, and Copartners, (trading under the firm of John and John Philipps and Company, at London, and Thomas Philipps and Company, at Milford,) intend to meet on the 29th day of September instant, at One o'Clock in the Afternoon, at Guildhall, London, in order to proceed to the choice of a new Assignee or Assignees of the Estate and Effects of the said Bankrupts, in the room of two of the present Assignees, who are become bankrupts; when and where the Creditors, who have not already proved their Debts, are to come prepared to prove the same, and with those who have already proved their Debts, vote in such choice accordingly.

THE Commissioners in a Commission of Bankrupt, bearing Date the 15th day of April 1813, awarded and issued forth against Michael Bayne, of Coleman-Street, in the City of London, Whip-Maker, Dealer and Chapman, intend meet on the 9th of October next, at Ten o'Clock in

the Forenoon, at Guildhall, London, to make a Dividend of the Estate and Effects of the said Bankrupt; when and where the Creditors, who have not already proved their Debts, are to come prepared to prove the same, or they will be excluded the Benefit of the said Dividend. And all Claims not then proved will be disallowed.

THE Commissioners in a Commission of Bankrupt, bearing Date the 7th day of January 1813, awarded and issued forth against George Willis, of Great Yarmouth, in the County of Norfolk, Corn-Merchant, Dealer and Chapman, intend to meet on the 18th of October next, at Four in the Afternoon, at the White Swan Inn, situate in the Parish of Saint Peter of Mancroft, in Norwich, to make a Dividend of the Estate and Effects of the said Bankrupt; when and where the Creditors, who have not already proved their Debts, are to come prepared to prove the same, or they will be excluded the Benefit of the said Dividend. And all Claims not then proved will be disallowed.

THE Commissioners in a Commission of Bankrupt, bearing Date the 7th day of August 1811, awarded and issued forth against Samuel Clarke, late of Leicester, in the County of Leicester, Salt-Merchant, Dealer and Chapman, intend to meet on the 13th day of October next, at Eleven in the Forenoon, at the White Hart, in Leicester, in order to make a Dividend of the Estate and Effects of the said Bankrupt; when and where the Creditors, who have not already proved their Debts, are to come prepared to prove the same, or they will be excluded the Benefit of the said Dividend. And all Claims not then proved will be disallowed.

THE Commissioners in a Commission of Bankrupt, bearing Date the 25th day of September 1812, awarded and issued forth against John Tyler, now or late of Mount Sorrel, in the County of Leicester, Miller, Dealer and Chapman, intend to meet on the 18th day of October next, at Eleven of the Clock in the Forenoon, at the White Hart, in Leicester, in the County of Leicester, in order to make a Dividend of the Estate and Effects of the said Bankrupt; when and where the Creditors, who have not already proved their Debts, are to come prepared to prove the same, or they will be excluded the Benefit of the said Dividend. And all Claims not then proved will be disallowed.

THE Commissioners in a Commission of Bankrupt, bearing Date the 26th day of April 1813, awarded and issued forth against George Timothy Kirkland, of Ryder's-Court, Leicester-Fields, in the County of Middlesex, Haberdasher, Dealer and Chapman, intend to meet on the 4th of November next, at Ten of the Clock in the Forenoon, at Guildhall, London, in order to make a Dividend of the Estate and Effects of the said Bankrupt; when and where the Creditors, who have not already proved their Debts, are to come prepared to prove the same, or they will be excluded the Benefit of the said Dividend. And all Claims not then proved will be disallowed.

THE Commissioners in a Commission of Bankrupt, bearing Date the 6th day of April 1810, awarded and issued forth against George Anderson and George Harrison Eades, of Bridge Yard-Wharf, Tooley-Street, in the Borough of Southwark, and County of Surrey, Merchants, Wharfingers, and Partners, intend to meet on the 13th day of November next, at Eleven of the Clock in the Forenoon, at Guildhall, London, in order to make a Dividend of the Estate and Effects of the said Bankrupts; when and where the Creditors, who have not already proved their Debts, are to come prepared to prove the same, or they will be excluded the Benefit of the said Dividend. And all Claims not then proved will be disallowed.

THE Commissioners in a Commission of Bankrupt, bearing Date the 2d day of February 1811, awarded and issued against William Cansdell, of Hackney-Road, in the County of Middlesex, Carpenter, Builder, Dealer and Chapman, intend to meet on the 10th day of November next, at Twelve at Noon, at Guildhall, London, in order to make a Final Dividend of the Estate and Effects of the said Bankrupt; when and where the Creditors, who have not already proved their Debts, are to come prepared to prove the same, or they will be excluded the Benefit of the said Dividend. And all Claims not then proved will be disallowed.

THE Commissioners in a Commission of Bankrupt, bearing Date the 5th of February 1811, awarded and issued forth against George Cole Bainbridge and William Cartwright, of Liverpool, in the County of Lancaster, Merchants, Dealers, Chapmen, and Copartners, intend to meet on the 11th day of October next, at Eleven in the Forenoon, at the Globe Tavern in John-Street, in Liverpool aforesaid, to make a Further Dividend of the Estate and Effects of the said Bankrupt; when and where the Creditors, who have not already proved their Debts, are to come prepared to prove the same, or they will be excluded the Benefit of the said Dividend. And all Claims not then proved will be disallowed.

THE Commissioners in a Commission of Bankrupt, bearing Date the 8th day of February 1812, awarded and issued forth against William Whitehead, of Laceby, in the County of Lincoln, Grocer, Draper, Dealer and Chapman, intend to meet on the 12th day of October next, at Eleven of the Clock in the Forenoon, at the White Hart Tavern, in Silver-Street, in the Town of Kingston-upon-Hull, to make a Final Dividend of the Estate and Effects of the said Bankrupt; when and where the Creditors, who have not already proved their Debts, are to come prepared to prove the same, or they will be excluded the Benefit of the said Dividend. And all Claims not then proved will be disallowed.

THE Commissioners in a Commission of Bankrupt, bearing Date the 19th day December 1812, awarded and issued forth against Francis Snipe See, late of Earith, in the County of Huntingdon, Butcher, Dealer and Chapman, intend to meet on the 20th of October next, at Eleven in the Forenoon, at the White Hart Inn, in Saint Ives, in the said County, to make a Dividend of the Estate and Effects of the said Bankrupt, when and where the Creditors, who have not already proved their Debts, are to come prepared to prove the same, or they will be excluded the Benefit of the said Dividend. And all Claims not then proved will be disallowed.

THE Commissioners in a Commission of Bankrupt, bearing Date the 24th day of May 1813, awarded and issued against John Gieves, late of Droitwich, in the County of Worcester, Maltster, Dealer and Chapman, intend to meet on the 9th of October next, at Eleven of the Clock in the Forenoon, at the Hop-Market Inn, in the City of Worcester, in order to make a Dividend of the Estate and Effects of the said Bankrupt; when and where the Creditors, who have not already proved their Debts, are to come prepared to prove the same, or they will be excluded the Benefit of the said Dividend. And all Claims not then proved will be disallowed.

THE Commissioners in a Commission of Bankrupt, bearing Date the 14th day of June 1808, awarded and issued forth against John Birch and Robert Robinson, both now or late of Broughton-Lodge, in the County of Lancaster, Cotton-Spinners, Dealers, Chapmen, and Copartners, intend to meet on the 11th day of October next, at Two of the Clock in the Afternoon, at the Star Inn, in Manchester, in order to make a Dividend of the Estate and Effects of the said Bankrupts; when and where the Creditors, who have not already proved their Debts, are to come prepared to prove the same, or they will be excluded the Benefit of the said Dividend. And all Claims not then proved will be disallowed.

THE Commissioners in a Commission of Bankrupt, bearing Date the 19th day of January 1813, awarded and issued forth against William Hall, of Wantage, in the County of Berks, Innholder and Corn-Dealer, intend to meet on the 9th day of October next, at Eleven of the Clock in the Forenoon, at the Bear Inn, in Wantage, in the County of Berks, in order to make a Dividend of the Estate and Effects of the said Bankrupt; when and where the Creditors, who have not already proved their Debts, are to come prepared to prove the same, or they will be excluded the Benefit of the said Dividend. And all Claims not then proved will be disallowed.

THE Commissioners in a Commission of Bankrupt, bearing Date the 20th day of February 1813, awarded and issued forth against David Falconer, late of the Town and County of Haverfordwest, Shopkeeper, intend to meet on the 9th day of October next, at Eleven o'Clock in the Fore-

noon, at the Castle Inn, in the said Town and County of Haverfordwest, in order to make a Dividend of the Estate and Effects of the said Bankrupt; when and where the Creditors, who have not already proved their Debts, are to come prepared to prove the same, or they will be excluded the Benefit of the said Dividend. And all Claims not then proved will be disallowed.

WHereas the acting Commissioners in a Commission of Bankrupt awarded and issued forth against Caleb Withall and Thomas Morris, of Tokenhouse-Yard, in the City of London, Brokers, Dealers, Chapman, and Partners, have certified to the Rt. Hon. the Lord High Chancellor of Great Britain, that the said Caleb Withall hath in all things conformed himself according to the directions of the several Acts of Parliament made concerning Bankrupts; This is to give notice, that, by virtue of an Act passed in the Fifth Year of His late Majesty's Reign, and also of another Act passed in the Forty-ninth Year of His present Majesty's Reign, his Certificate will be allowed and confirmed as the said Acts direct, unless cause be shewn to the contrary on or before the 9th day of October next.

WHereas the acting Commissioners in the Commission of Bankrupt awarded and issued forth against George Philip Becher and Joseph Barker, of Broad-Street, in the City of London, and of Manchester, in the County of Lancaster, Merchants, Dealers, Chapman, and Copartners (carrying on trade at Manchester aforesaid, under the firm of John and Joseph Barker,) and in London, in the name of George Philip Becher, have certified to the Right Honourable John Lord Eldon, Lord High Chancellor of Great Britain, that the said George Philip Becher hath in all things conformed himself according to the directions of the several Acts of Parliament made concerning Bankrupts; This is to give Notice, that, by virtue of an Act passed in the Fifth Year of His late Majesty's Reign, and also of another Act passed in the Forty-ninth Year of His present Majesty's Reign, his Certificate will be allowed and confirmed as the said Acts direct, unless cause be shewn to the contrary on or before the 9th day of October next.

WHereas the acting Commissioners in the Commission of Bankrupt awarded and issued forth against Ely Gledhill and John Gledhill, both of Halifax, in the County of York, Varn-Manufacturers, Dealers and Chapman, have certified to the Lord High Chancellor of Great Britain, that the said Ely Gledhill and John Gledhill have in all things conformed themselves according to the directions of the several Acts of Parliament made concerning Bankrupts; This is to give notice, that, by virtue of an Act passed in the Fifth Year of His late Majesty's Reign, and also of an Act passed in the Forty-ninth Year of His present Majesty's Reign, their Certificate will be allowed and confirmed as the said Acts direct, unless cause be shewn to the contrary on or before the 9th day of October next.

WHereas the acting Commissioners in the Commission of Bankrupt awarded and issued forth against William Thomson, late of the Island of Tobago, in the West Indies, but now of London, Merchant, Dealer and Chapman, hath certified to the Right Honourable John Lord Eldon, Lord High Chancellor of Great Britain, that the said William Thomson hath in all things conformed himself according to the directions of the several Acts of Parliament made concerning Bankrupts; This is to give notice, that, by virtue of an Act passed in the Fifth Year of His late Majesty's Reign, and also of another Act passed in the Forty-ninth Year of His present Majesty's Reign, his Certificate will be allowed and confirmed as the said Acts direct, unless cause be shewn to the contrary on or before the 9th day of October next.

WHereas the acting Commissioners in the Commission of Bankrupt awarded and issued forth against James Knowles, of Sidcup, in the County of Kent, School-

master, Dealer and Chapman, have certified to the Lord High Chancellor of Great Britain, that the said James Knowles hath in all things conformed himself according to the directions of the several Acts of Parliament made concerning Bankrupts; This is to give notice, that, by virtue of an Act passed in the Fifth Year of His late Majesty's Reign, and also of another Act passed in the Forty-ninth Year of His present Majesty's Reign, his Certificate will be allowed and confirmed as the said Acts direct, unless cause be shewn to the contrary on or before the 9th day of October next.

WHereas the acting Commissioners in the Commission of Bankrupt awarded and issued forth against William Webb, of Buckingham-Street, Strand, in the County of Middlesex, Wine-Merchant, have certified to the Right Hon. John Lord Eldon, Lord High Chancellor of Great Britain, that the said William Webb hath in all things conformed himself according to the directions of the several Acts of Parliament made concerning Bankrupts; This is to give notice, that, by virtue of an Act passed in the Fifth Year of His late Majesty's Reign, and also of another Act passed in the Forty-ninth Year of His present Majesty's Reign, his Certificate will be allowed and confirmed as the said Acts direct, unless cause be shewn to the contrary on or before the 9th day of October next.

The Dates of the Certificates in last Tuesday's Gazette should have been October 5, instead of October 4.

INSOLVENT DEBTORS.

I. Prisoners charged for Debts under 2000l.

THE following Persons being Prisoners for Debt in the respective Gaols or Prisons hereafter mentioned, and having been charged in Custody, on the Fifth Day of June One thousand eight hundred and Twelve, for the Non-payment of a Debt or Debts, Sum or Sums of Money, not exceeding in the whole the Sum of Two Thousand Pounds, do hereby respectively give this Public Notice, That they intend to take the Benefit of an Act, passed in the Fifty-second Year of His present Majesty's Reign, intituled *An Act for the Relief of certain Insolvent Debtors in England*. And they do hereby give Notice, that true and perfect Schedules, containing Discoveries of all their Real and Personal Estates, hereafter to be sworn to, are now ready to be delivered to any Creditors applying for the same, in Manner as by the said Act is directed, to the Keepers or Gaolers, or their Deputies, of the said Prisons.

Prisoners in the KING'S-BENCH, in the County of Surrey.

SECOND NOTICE.

Curtis Brett, formerly of Church-terrace, Paneras, in the county of Middlesex, but late of George-street, Adelphi, in the liberty of Westminster, and county of Middlesex aforesaid, manufacturer.

Mary Ann Fredrickson, formerly of No. 41, Gloucester-terrace, in the parish of St. Dunstan, Stepney, in the county of Middlesex, widower.

Matthew Bailey Tennant, formerly of Heligoland, and late of No. 1, Gloucester-terrace, in the parish of St. Dunstan, Stepney, in the county of Middlesex, merchant.

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