The London Gazette

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From Saturday August 4.1 to Tuesday August 7. 1733.

By the King,

A PROCLAMATION,

For putting in Execution an Act of Parkia-ment made in the Ninth Year of the Reign

Year of the Reign of our late Royal Father of Glorious Memotry, instituted, An Act for the more effectual punishing wicked and evit disposed Persons Name, demanding Money, Venison, of other going armed in Disguise, and doing thiuries and Violences to the Persons and Properties of his Majgly's Subjects, and for the more fices of other Persons, from and after the first Day of June, in the Year of our Lord One thousand seven hundred and twenty three, being armed with Swords, Fire Arms, or other Faces blacked, or being otherwise disguised, should appear in any Forest, Chase, Park, Raddock, or Grounds inclosed with any Wall, Pale, or other Fence, wherewith any Wall, Pale, or other Fence, wherein any Deer had been or should be usually kept, or in any Warren or Place where Hares or Conies had been or should be usually kept, or in any high Road, open Heath, Common, or Down; or should unlawfully and wilfully hunt, wound, kill, deftroy, or fteel any Red or Fallow Deer, or unlawfully rob any Warren or Place where Conies or Hares are usually kept; or should unlawfully steal or take away any Fish out of any River or, Pond; or if any Penfon or Perfons, from and after and return such information to one of the the said first Day of June, should unlawfully Principal Secretaries of his said late Majesty, and witfully hunt; wound, kill, destroy, or his Heirs, or Successors, who was thereby stead any Places, in any of his Majesty's Forests or cut y might be) before his said late Majesty. Chases, which were or should be inclosed his Heirs, or Successors, in his or their Privy

uda Chica Two Pences

with Pales, Rails, or other Fences, or in any Park, Paddock, or Grounds inclosed, where Deer had been or should be usually kept; or should unlawfully and maliciously ment made in the Ninth Year of the Reign break down the Head or Mound of any Fithof his lase Majesty King George the First, pond, whereby the Fish should be lost or decontinued by an Act of the Last Session of liveyed; or should unlawfully and maliciously
Parliament therein mentioned, and for apcontinued by an Act of the last Selhon of Parliament therein mentioned, and for apprehending and bringing to Justice all down, or otherwise destroy any Trees planted in any Avenue, or growing in any Garden, Orchard, or lantation, for Ornament, Shelter, or Prosit; or should set Fire to any House, Barn, or Out-house, or to any House, Barn, or Stack of Corn, Straw, Hereas in and by an Act of Parliament made in the Ninth Year of the Reign of our late ling-house or other Place; or should knowingly send any Letter without any Name in the ling-house or other Place; or should knowingly send any Letter without any Name in the ling-house or other Place; or should knowingly send any Letter without any Name in the ling-house or other Place; or should knowingly send any Letter without any Name in the ling-house or other Place; or should knowingly send any Letter without any Name in the ling-house or other place. it was thereby enacted. That if any Perfoit of Perions should be charged with heing guilty of any of the Offences aforefaid, before any two or more of his Majesty's Juffices of the Peace of the County where fuch Offence or Offences should be committed, by Information of one or more credible Person or Person of Person of the County where fuch of Person of Person of the County where fuch or Person of the County where the person of Person of the County where the person of Person of Person of Person of Person of the Person of Person o fons, upon Oath by him or them to be fubforibed, fuch Justices before whom such Information should be made as aforesaid, should
forthwith certify under their Hands and Seals,
and return such Information to one of the
Principal Secretaries of his said late Majelly,
his Heirs of Successors who was thereby

or their Privy-Council, thereby requiring and the Use of any Limb, in apprehending or secommanding such Offender or Offenders to curing, or in endeavouring to apprehend or surrender himself or themselves, within the space of Forty Days, to any of the Justices of the Court of King's Bench, or to any one Justice of the Peace, to the End that he or they might be forthcoming to answer the Offences are Offences wherewish he or they the Party killed or receive such Wound have fence or Offences wherewith he or they the Party killed or receive such Wound, by should so stand charged, according to the due the Person or Persons so apprehending and Course of Law; which Order should be princausing the said Offender to be convicted, ted and published in the next London Garanteet, and should be forthwith transmitted to Executors or the Person of the Party kilthe Sheriff of the County where the Offence led, the Justices of the said Sessions should should be committed, and should within Six give a Certificate thereof to such Person or Days after the Receipt thereof, be proclaimed Persons so wounded, or to the Executors or by him or his Officers, between the Hours of Administrators of the Person or I ersons so Ten in the Morning, and Two in the After-hoon, in the Market Places, upon the re-tled to receive of the Sheriff of the said Counspective Market Days of two Market Towns ty the Sum of Fifty I ounds, to be allowed in the same County, near the Place where the said Sheriff in passing his Accounts in the such Offence should be committed, and a true Exchequer; which Sum of Fifty Pounds the Copy of such Order should be affixed upon said Sherist was thereby required to pay withsome publick Place in such Market Towns; in Thirty Days from the Day in which such and in case such Offender or Offenders should Certificate should be produced and shown not surrender himself or themselves pursuant unto him, under the Penalty of so seiting the to such Order of his said late Majesty, his Sum of Ten Pounds to the said Pe son or Heirs or Successors, to be made in Council as Persons to whom such Certificate should be deemed, and taken to be convicted and attainted of Felony, and should suffer Pains of Death, as in case of a Person convicted and attainted by Verdict and Judgment of Felony, without Benefit of Clergy; and that it should be lawful to and for the Court of King's Bench, or the Justices of Oyer and Terminer, or general Goal Delivery for the County where the Offence is sworn in such Information to have been committed, upon producing to them such Order in Council, under the Seal of the said Council, to award Execution against such Offender and Offenders, in such Manner, which shall be in the Year of our Lord One 'fuch Offender and Offenders, in such Manner, which shall be in the Year of our Lord One as if he or they had been convicted and attain-thousand seven hundred and thirty-six, and fed in the said Court of King's Bench, or before from thence to the End of the then next such Justices of Oyer and Terminer, or gene-Session of Sarliament: And whereas We are ral Goal Delivery respectively: And it was deeply sensible of the many mischievous Con-by the said Act enacted, That all and every sequences that must inevitably ensue to the Person and Persons, who should after the Peace of this our Kingdom, and the Proper-Time appointed as aforesaid, for the Surren- ties of our loving Subjects, from the wicked der of any Person or Persons, so charged upon Oath with any of the Offences aforesaid, Act mentioned, and are therefore firmly re-be expired, conceal, aid, abet, or succour such solved to cause the said Act to be effectually Person or Persons, knowing him or them to put in Execution; but being also desirous, have been so charged as aforesaid, and to out of our fatherly Tenderness for our Peohave been required to surrender himself or ple, that none of them should be ignorant of themselves by such Order or Orders as afore-faid, being lawfully convicted thereof, should the Punishments thereby insticted. We have be guilty of Felony, and should suffer Death thought fit, with the Advice of our Privy as in Cases of Felony, without Benefit of Council, to issue this our Royal Proclama-Clergy; and it was thereby further enacted, tion, and do hereby firstly charge and com-That if any Person or Persons should appre- mand, that no Person or Persons whatsoever

Council, whereupon it should and might be hend, or cause to be convicted, any of the lawful for his said late Majesty, his Heirs or Offenders before mentioned, and should be Successors, to make his or their Order in his killed, or wounded so as to lose an Eye or and detestable Practices in the said recited

do prefume to commit or attempt any Act, Matter, or Thing whatfoever, contrary to the fild, recited Act, and the true Intent and Meaning thereof, and that the faid Act be in every particular punctually observed and kept, upon pain of the several Penalties by the faid Act inflicted upon Offenders against the same. And We do further strictly command and require all our Justices of the Peace, Sheriffs, Under-Sheriffs, and Civil Officers whatfoever, and all other our Subjects, that they do use their utmost Endeayours to discover and apprehend all such Perfons as have been or shall be guilty of, or in any wife concerned in, any of the Offences before mentioned; and that they do effectually put in Execution the faid recited Act, and all other Laws and Statutes made against any of the Offences before mentioned, whereas We have received Information, that great Numbers of disorderly and evil disposed Persons armed with Fire-Arms and other offensive Weapons, have of late, in open Contempt of our Laws, assembled together, and entred divers of our Forests and Chases, and killed and carried off great Quantities of Red and Fallow Deer, in Defiance of the Keepers of our faid Forests and Chases; now as an Encouragement to all Persons to be diligent and active in bringing all such Offenders to condign Punishment, We do hereby promise and declare, that any Person or Persons who shall apprehend or cause to be apprehended any Person, who since the Twentieth Day of May last past, hath unlawfully killed, destroyed, or stolen, or before the Twenty ninth Day of September, in the Year of our Lord One thousand seven hundred and thirtyfour, shall unlawfully kill, destroy, or steal, any Red or Fallow Deer in any of our Forests, Chases, or Parks, so as he be convicted thereof, shall have and receive, for every such Offender so apprehended and convicted, the Sum of Fifty Pounds (being the same Reward mentioned in the London Gazette, published by Authority on Saturday the Twentythird Day of June last) over and above all other Rewards to which such Person or Perfons may be entitled; which Sum the Commissioners of our Treasury, or High Treasurrer of Great Britain for the Time being, are hereby directed and required to pay accordingly, without any further Warrant in that Behalf. And We do hereby further strictly charge and command all our Officers, and all other our loving Subjects, that they be aiding and affifting in the Execution of our Commands herein, and in the apprehending taking all such Offenders as aforesaid, to the Intent that they may be profecuted with the utmost Severity and Rigour of Law.

Given at our Court at Hampton Court the Nineteenth Day of July, 1733, in the Seventh Year of our Reign. God fave the King.

Hampton-Court, Aug. 7.
The King has been pleased to appoint his Grace the Duke of Argyll and Greenwich to be Colonel of his Majesty's own Royal Regiment of Horse Guards, lately command

ded by his Grace the Duke of Bolton.

His Majesty has been pleased to appoint the Right Honourable the Lord Cathcart to he Colonel of the Regiment of Horse in Ire-1 land larely commanded by Sir Robert Rich, Bart, and Sir Adolphus Oughton to be Colonel of the Regiment of Dragoons whereof the faid Lord Cathcart was late Colonel; and to promote John Robinson, Esq; to be Lieutenant Colonel to the Second Regiment of Foot-Guards, in the Room of Sir Adolphus Oughton; John Folliot, Esq; to be First. Major, and Henry Pulteney, Esq; Second Major to the said Regiment.

M. Offorio, Envoy Extraordinary from the King of Sardinia, has had a private Audience of the King, at which he delivered to His Majesty a Letter, notifying the Birth of a

Prince.

The new Knights of the Garter are to be installed at Windsor on Wednesday the 22d Instant, and great Preparations are making there for that Purpole. ere for that Purpole.
On Saturday last their Majesties and all

the Royal Family took the Diversion of

hunting the Stag in Richmond Park,

Admiralty Office, July 13, 1733,

His Majesty having been graciously pleased by Ma Warrant under his Royal Sign Manual dated the 10th of June past, to establish certain Rules and Orders for the bester Government of the Charity for Relief of poor Widows of Commission and Warrant Officers of these Royal Navy ; Thefe are to give Notice to all fuch Wis dows as azorefaid, whose Husbands died on or since the 30th of August 1732, that Copies of the said Rules and Orders are lodged with the Commissioners of his Majesty's Navy at Chatham, Portsmouth, and Ply-mouth, and also with the Clerks of the Cheque at Deptford and Woolwich, and the Naval Officers at Harwich, Deal, and Kinsale, where they may be in-formed of all Particulars which entitle such Widows to the Benefit of the faid Charity, and receive the pro-per Certificates for that Purpose: But such Widows as live at too great Distance from the Places abovementioned, may apply by Letter to Mr. Gorbett, at the Admiralty Office, who will fend them all neteflary Information And the Gours of Affiliants for Manage ment of the said Charity do hereby give Notice, that they will must at the Admiralty Office the Fueldays the 11th of September, at Eight of the Clock in the Morning, to receive the Claims of such Widows as hall be qualified according to the said Rules and Or-

Navy Office, Agust 1, 1733.

The Right Honourable the Lords Comm Somers of the Treasury having appointed Money for paying of Half Ban to Sea Officers, from the First of January 1732, to the 30th of June last, according to his late Majes of Sea Establishment on that Behalf; these are to live Notice, that the said Payment will begin to be made at the Treasurer of the Navy's Office in Broad street,

de Mine a-Clock in the Morning the following Days, to wit, on Monday the 13th of this Month for the Captains, Tuefday the 14th for the Lieutenants, and Wednesday the 15th for the Massers and Surgeons, that all Persons toncerned may then and there attend to receive what may become payable to them, and not only bring with them the Assidavit required, touching their not bawing enjoyed the Benefit of any publick Empleyment, either as Sea or an Shore, during the Time, they are to be paid the said Half Pay, but also produce Certificates what they have substribed to the Test, and taken the Oaths, required by Ast of Parliament to his present Majest, and in the any of the said Officers shall not be able to attend themselves to receive their Money, but employ Astorneys for that Purreceive their Money, but employ Actorneys for that Pur-pose, that the Jaid Actorneys may produce the like Certificases and Assidavits from the Persons they are employed by. Dac.

Trinity-Houle, London, Aug. 4, 1733. The Musters Wardens and Assistants of the Trinity
House give Notice, that the Channel of St. Nicholas
Gath being become unnavigable, the Buoys there are taken away, and Orders given for laying a Buoy on the South End of the Holme, coming into the Stamford.

Advertisements.

Advertisements.

To be peremptonily sold before the Deputy Register of the Court of Chancery for the County Palatine of Lancaker, at the Register Office in Preson in the said County Palatine, on Mödday the 20th Day of this Instant Angust, pursuant to a Decreee of the said County, the several Lease hold Estates in the said County Palatine hereaster mentioned, to wit, At Messidage and Tenement in Mawdesley, call'd Bowker's, held by Lease under Thomas Hesketh, Esq, for one Life. Another Messidage and Tenement in Mawdesley aforesaid, call'd Mois-shoute, held by Lease under the Trafford, Mig, for two Lives. ArMossuage and Tenement in Bispham, call'd Mawdesley's, held by Lease under the Right Honourable the Earl of Derby, for two Lives. And Part of Blackmore, held all ob y Lease under the said Earl of Derby, for three Lives. And another Messidage and Tenement in Bispham aforesaid, call'd Woaces, held also by Lease, under the said Earl of Derby, for three Lives. All held under small Rents, and were sommerly the Estates of Peter Latham here-tofore of Bispham aforesaid, Yeoman, deceased. Particulars may be had of Mr. Thomas Starkie of Presson.

HE Creditors of Antbony Morgan, late of Freshwater in the Isle of Wight and County, of Southampton, Esq, deceased; and also the Creditors of Maurice Morgan, late of Woolverton in the laid life and County, deceased, are hereby desired southers to tran mit an Account of their respective Demands on the Estate and Essects of the Said Anthony and Maurice Morgan respectively, either to Mr. Giles Taylor.

defired forthwith to tran mit an Account of their respective Demands on the Estate and Essects of the faid Anthony and Manrice Morgan respectively, either to Mr. Giles Taylor, at his Chambers in Lyons.Inh, London, or Mr. Samuel Chandler at Portsmouth. And all Persons indebted to the said Anthony Morgan or Maurice Morgan, are to pay the same forthwith either to the said Giles Taylor or Samuel Chandler, or they will be such for the same.

Whereas a Commission of Bankrupt bath been awarded against John Bound, late of Ringwood in the County of Southampton, Tanner, cand he having been declared a Bankrupt, Notice is hereby given (in pursuance of the Act. of Parliament intituled, An Act to prevent the committing of Frauds by Bankrupts) that he do surrender himself to the Commissioners, to be examined touching his Estate and Essects, on the 15th and 22d Days of this Instant August, and

on the firth Day of September next, at the Grown Inn it Ringwood aforefaid, at Four in the Afternoon of the fame Days, and deliver up his Eftate and Effects; at the Vint of which Sixtings the Creditors are to dome prepared to prove their Debts; and at the Second Sixting to chuie Affigness, and at the last Sixting the said Bankrupt is to finish his Exa-

mination.

Hereas a Commission of Bankrupt hath (since the 14th of May 1729, and before the 24th of June 1732) been awarded against William Bland, of St. Botolph Aldgate, in the City of London; Colour-seller, and he having been declared a Bankrupt, and not having surrendered minicit, is by an Order of the major part of the Commissioners hereby required to surrender himself to the said Commissioners on the 9th and 10th Instant, and on the 18th-of September next, at Three in the Asternoon, at Guildhall, London; Their are therefore to give Notice to the said William Bland, that he appear and surrender himself accordingly, and make a full Discovery of his Estate and Essects, and sinish his Examination:

Examination: Hereas a Commission of Bankrupt is awarded against Stanclist Parkins, of the Parish of Christ Ghurch, in the County of Surry, Carpenter, and he being declared a the County of Sturry, Camenter, and he being declared a Bankrupt, is hereby required to furrender himself to the Commissioners on the 14th and 18th Instant, at Nine in the Forencon, and on the 18th of September next, at Three in the Asternoon, at Galishall, London, and make a full Discovery of his Estate and Estects; when and where the Greditors 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 affent to or dissent from the Allowance of his Certificate: All' Persons indebted to the said Sasskrupt, or that have any of his Estects, are to give Notice to Mr. William East, Attorney, on London Bridge.

I HE Commissioners in a Commission of Bankrupt at warded against Francis Roper, late of Barnsley, in the County of York, Grocer and Chapman, intend to aneet on the 4th of September next, at Three in the Asternoon, at Guildhall, London, in order to make a Dividend of the said Bankrupt's Estate y when and where the Greditors who have not already proved their Debts, and paid Contribution Mo-

not already proved their Debts, and paid Contribution Mo-they, are to come prepared to do the fame, or they will be excluded the Benefit of the faid Dividend.

excluded the Benefit of the faid Dividend.

HE Commissioners in a renewed Commission of Bank, the trust awarded against George Harrison, of Great Yarmouth, in the County of Norfolk, Beer Biewer, intend to meet on the right of September next, at Three in the Alternoon, at the House of Samuel Hoxton, being the Sign of the Three Cranes in Great Yarmouth aforelaid, in order to make a second Dividend of the said Bankrupt's Estate; when and where the Creditors who have not already proved their Debts, and paid Contribution. Manny, are to come pretheir Debts, and paid Contribution Money, are to come pre-pared to do the fame, or they will be excluded the Benefit the faid Dividend.

of the faid Dividend.

H. B. Commissioners in a Commission of Bankrupt

Awarded against Thomas Gould, late of Cornhill, Long
dou, Banker, intend to meet on the 5th of September next,
at Ten in the Forenoon, at Guidipall, London, in order to
make a Dividend of the said Bankrupt's Estate; when and
where the Creditors who have not already proved their Debts,
are to come prepared to do the same, or they will be excluded the Benefit of the said Dividend.

HE Commissioners in a Commission of Bankrupt awar-HE Commissioners in a Commission of Bankrupt awarded against Richard Oliver, late of the Parish of St. Earth, in the County of Cornwall, Victualler, Tim-Buyer, and Smelter of Tin, intend to meet on the asth Instant, at Ten in the Forenoon, at the House of Mr. John Lewellin, being the Sign of the King's Head in the Town of Penzance, in the County of Cornwall, in order to make a second Dividend of the said Bankrupt's Estate; when and where the Creditors who have not already proved them Debts, and paid Contribution-Mostey, are to come prepared to do the same, or they will be excluded the Benefit of the said Dividend.