

The London Gazette.

Published by Authority.

From Saturday September 16, to Tuesday September 19, 1780.

AT the Court at *St. James's*, the 18th of *August*, 1780,

P R E S E N T,

The KING's Most Excellent Majesty in Council.

WHEREAS His Majesty was pleased, by His Order in Council of the 24th Day of September last, to prohibit the Transporting to any Parts out of this Kingdom, or Carrying Coastwise, any Plates of Copper, and Shipping and Lading any Plates of Copper on Board any Ship or Vessel, in order to the Transporting the same beyond the Seas, or Carrying the same Coastwise, without Leave or Permission in that Behalf first obtained from His Majesty or His Privy Council; which Prohibition hath been since continued, and now subsists under certain Exceptions and Restrictions: And whereas an Act passed in the last Session of Parliament, to empower His Majesty, by Proclamation or Order in Council, for such Time as shall be therein expressed, to prohibit the Exporting, or Attempting to Export, out of this Kingdom, or the Carrying Coastwise in this Kingdom, any Sort of Copper in Sheets, or Copper in Bars, therein described, in such Manner, and under such Restraints; as His Majesty shall think fit; And His Majesty judging it necessary for the Publick Good, at this Critical Conjunction, to prohibit the Exporting of Copper out of this Kingdom, or Carrying Coastwise the same, His Majesty doth therefore, by and with the Advice of His Privy Council, hereby order, require, prohibit, and command, That no Person or Persons whatsoever do, at any Time during the Space of Six Months, to commence from the Date hereof, presume to Export, or attempt to Export, out of this Kingdom, or carry Coastwise, any Copper in Sheets, or under the Weight of Two Pounds and an Half to the Foot Superficial, unless under the Restraints herein after contained; or any other Copper, without Leave or Permission in that Behalf first obtained from His Majesty or His Privy Council; but it is His Majesty's Pleasure, that the said Prohibition shall not be taken to extend to any Sort of Copper to be Exported or sent Coastwise for His Majesty's Service; by Order and under the Directions or Licence of the Commissioners of the Navy, nor to prevent the transporting or carrying Coastwise of any Sort of Copper (except Sheets of Copper of and under the Weight of Two and an Half Pounds to the Foot Superficial) without any Security being required; nor to the exporting the same to any Parts beyond the Sea, to which it may lawfully be exported (except to any of the Ports belonging to France or Spain) upon Condition that all such Copper as is intended for Exportation shall be inspected and examined by an Agent or Agents, appointed or to be appointed by the Commissioners of His Majesty's Navy; and that a Certificate, under the Hand and Seal of the said Agent or Agents, shall be first had and obtained, setting forth, that no Part of the same consists of Plates of Copper, or Sheets of Copper (except as hereinafter excepted) or Nails made in Whole or in Part of Copper, which can be made Use of for the Purpose of sheathing and coppering Ships or Vessels; which Certificate from the said Agent shall be delivered to the proper Officers of the Customs at the Port in which the

said Copper is intended to be shipped, and shall be their Authority for allowing the Quantity of Copper specified in the said Certificate to be put on Board and exported.—And as touching Sheets of Copper of and under the Weight of Two Pounds and an Half to the Foot Superficial, His Majesty is further pleased to permit and allow the same to be carried Coastwise without any Restriction, provided that no greater Quantity than Ten Hundred Weight shall be laden on Board any one Ship, unless Security by Bond hath first been given to the proper Officers of the Customs, in Freebie the Value of the Copper intended to be sent Coastwise, to carry the same to the Place proposed, and none other; and to produce and deliver a Certificate or Certificates; within Four Months from the Date of the Bond, from the proper Officers of the Customs at the Ports for which such Copper shall be entered and cleared out, of the same having been all duly landed at such Ports; which Certificate or Certificates such Officer is required to give; and the Commissioners of the Customs to transmit to the Lords Commissioners of His Majesty's Treasury, in order to be laid before this Board: And His Majesty is likewise pleased to permit and allow the Exportation of Sheets of Copper of and under the Weight of Two Pounds and an Half to the Foot Superficial to any Parts beyond the Seas, to which the same may be lawfully exported (except to any of the Ports belonging to France or Spain) upon Condition that no more than Ten Hundred Weight of such Copper shall be exported by any one Person or Partnership, and that the Quantity laden or put on Board any one Ship or Vessel, shall not exceed Three Tons in the whole; and also upon Condition that such Sheets of Copper shall be first inspected and examined by the Agent or Agents appointed or to be appointed by the Commissioners of His Majesty's Navy; and that a Certificate, under the Hand and Seal of such Agent or Agents shall be first had and obtained, setting forth, that such Sheets of Copper are of and under the Weight above described.—And the Right Honourable the Lords Commissioners of His Majesty's Treasury, the Lords Commissioners of the Admiralty, and the Lord Warden of the Cinque Ports, are to give the necessary Directions herein, as to them may respectively appertain.

Steph. Cottrell.

Lord Chamberlain's Office, September 19, 1780.

NOTICE is hereby given, that there will be no Drawing-Room at *St. James's*, on Thursday next; the 21st Instant, but that there will be a Drawing-Room there the next Day (Friday) being the Anniversary of His Majesty's Coronation.

MEMBERS returned for the ensuing Parliament.

Essex.

John Luther, Esq;
Thomas Betney-Bamston, Esq;

Colchester.

Isaac Martin Rebow Martin, Esq;
Sir Robert Smyth, Bart.

Malden.

Malden.
John Strutt, Esq;
Eliab Harvey, Esq;

Harwich.
The Hon. George Augustus North;
John Robinson, of the said Borough of Harwich,
Esq;

City of Norwich.
Sir Harbord Harbord, Bart.
Edward Bacon, Esq;

City of Litchfield.
George Anson, of Shugborough in the County of
Stafford, Esq;
Thomas Gilbert, of Cotton in the same County,
Esq;

City of Canterbury.
George Gipps, Esq;
Charles Robinson, Esq;

Hertford County.
William Plumer, Esq;
Thomas Halsey, Esq;

Borough of Hertford.
Thomas Dimdale, Esq; Baron of the Russian Em-
pire;
William Baker, Esq;

Borough of Saint Albans.
John Radcliffe, Esq;
William Charles Sloper, Esq;

City of Lincoln.
Sir Thomas Clarges, Bart.
Robert Vyner, Esq;

Cambridge.
The Honourable Robert Manners, Esq; commonly
called Lord Robert Manners;
Philip Yorke, Esq;

University of Cambridge.
The Honourable John Townshend, M. A. of St.
John's College in the said University;
James Mansfield, His Majesty's Solicitor-General,
and Fellow of King's College in the said Uni-
versity.)

Town of Cambridge.
Benjamin Keene and James Warwood Adeane, Esqrs.

Kent.
The Honourable Charles Marsham, of the Mote;
Filmer Honeywood, of Evington, Esq;

City of Rochester.
George Finch Hatton and Robert Gregory, Esqrs;

Borough of Queenborough.
The Honourable Sir Charles Frederick, Knight of
the Bath;
Sir Walter Rawlinson, Knt.

Borough of Maidstone.
Sir Horatio Mann, Knt.
Clement Taylor, Esq;

City of Gloucester.
Charles Barrow, Esq;
John Webb, Esq;

County Borough of Carmarthen.
George Philipps.

Nottingham County.
The Right Honourable Edward Charles Cavendish
Bentinck, commonly called Lord Edward Charles
Bentinck;
Charles Medows.

East Retford.
The Right Honourable John Pelham Clinton, Esq;
commonly called Lord John Pelham Clinton;
Wharton Amcotts.

Newark upon Trent.
Sir Henry Clinton, Knight of the Bath;
The Right Honourable George Sutton, Esq; com-
monly called Lord George Sutton.

St. James's, September 16, 1780.

WHEREAS it has been humbly represented to the
King, that, on Wednesday last, the 13th Instant,
an anonymous Threatening Letter was received, by the

Penny Post, at the House of Mr. William Toulmin, Sur-
geon, at Hackney, of which the following is a Copy, viz.

“ Mr. toulmin this comes from a bloody gang of
“ smuglers being lowe in cash and losing 3 horses
“ within a fortnight therefore by god fir we incist
“ upon your sending us 20 guineas by 11 o clock
“ wednsday Night and putting in the gutter by Mr
“ Wells door the white Swan hoxton the scurvy
“ grass ale houfe and if you dont put it there by
“ god you and your family will be in bloody danger
“ of there lifes and your house likewise but if we
“ find it there we find it there we will send you a
“ present Handfome in about 6 Weeks but if we
“ dont find it there we shant send no more letters &
“ if any body is watching we shall take notice of it
“ put the money in a paper up the gutter.”

(Superfcribed)

“ For

“ Mr toulmin apothecary
“ hackney road”

His Majesty, for the better discovering and bring-
ing to Justice the Person or Persons concerned in writ-
ing or sending the said Letter, is hereby pleased to pro-
mise His most gracious Pardon to any one of them, (ex-
cept the Person who actually wrote the same,) who
shall discover his or her Accomplice or Accomplices
therein, so that he, she, or they, may be apprehended
and convicted thereof.

STORMONT.

And, as a farther Encouragement, the said Mr.
William Toulmin doth hereby promise a Reward of
TEN POUNDS to any Person making such Dis-
covery as aforesaid, (except as before excepted) to be
paid by him upon the Conviction of any one or more of
the Offenders.

William Toulmin.

General Post-Office, September 16, 1780.

HIS Majesty's Post-master General think it proper to
give this Public Notice to the Members of both
Houses of Parliament, that their Letters and Packets
will, on Thursday next, the 21st Instant, begin to pass
free as usual, being Forty Days before the Summons of
the new Parliament.

By Command of the Post-master General,
Anth. Todd, Secretary.

Admiralty-Office, September 14, 1780.

NOTICE is hereby given, that a Session of Oyer and
Terminer and Goal Delivery, for the Trial of
Offences committed on the High Seas within the Juris-
diction of the Admiralty of England, will be held on
Tuesday the 31st of October next, at Justice-Hall in
the Old Bailey, London, at Eight o'Clock in the Morn-
ing.

Geo. Jackson, D. S.

East-India House, August 16, 1780.

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

That the Quarterly General Court of the said Com-
pany will be held at their House in Leadenball-Street,
on Wednesday the 27th of September next, at Eleven
of the Clock in the Forenoon; and to consider of the
Confirmation of the Suspension of the 39th Bye-law.

BENJAMIN BUCKNAL.

IF Benjamin Bucknal, a Nephew of John Browning, late
of Chelsea, Esq; deceased, will apply to Mr. John Fox, of
Fludyer-Street, Westminster, Attorney, he will be informed
of something to his Advantage, under the Will of the said
John Browning. If any Person knowing any Thing of the
said Benjamin Bucknal, will give Information thereof as above,
it will be esteemed a Favour.

IF George Ley, Blacksmith, (Son of Sarah Ley, formerly
Bourne,) who left Southmolton in the County of Devon
about 22 Years since, will send or apply in Person to Mr.
Mallet, Attorney, in Plymouth in the said County of Devon,
he will hear of something to his Advantage.

TO be sold, pursuant to a Decree of His Majesty's Court of
Exchequer at Westminster, before Francis Ingram, Esq;
Deputy Remembrancer of the said Court, at the King's Remem-
brancer's Office in the Inner Temple, London, Sundry
Freehold Messuages, Lands, and Hereditaments, (Parts or Par-
cells

acts of the Real Estate of Sir Hans Fowler, late of Abbey Cwmhir in the County of Radnor, Baronet, deceased) situate and being in the Parishes of St. Harmon, Llannanno, Llanbister, Llanyre, Dyffherth, Llandrindred, and Llangunof, or other contiguous Parishes in Radnorshire, let to sundry Tenants, at several yearly Rents, amounting in the Whole to the Sum of 519l. 17s. 20. or thereabouts. Particulars whereof may be had at the King's Remembrancer's Office aforesaid.

Creditors of Henry Ellingthorp.

ALL Persons indebted to Henry Ellingthorp, late of Gracechurch-street, London, and all Persons to whom the said Henry Ellingthorp stands indebted, are requested to send an Account of such respective Debts and Demands forthwith to Mr. Wild, Attorney, No. 14, Drapers-court, Lothbury, that the same may be speedily adjusted.

THE Copartnership between James Clements and William Laughton, of Deptford in the County of Kent, Coal and Corn-dealers, being this Day dissolved by mutual Consent, all Persons indebted to the said Copartnership are desired to pay their respective Sums into the Hands of James Clements aforesaid; and all Persons having any Demands upon the said Copartnership are desired to send their Accounts to the said James Clements, in order to their being satisfied: As witness our Hands, this 1st of September, 1780.

*James Clements.
W. Laughton.*

August 26, 1780.

WHEREAS George Green, late of Woodplumpton in the Parish of St. Michael upon Wyre in the County Palatine of Lancaster, Yeoman, deceased, in and by his last Will, dated the 26th Day of December, 1776, did, amongst other Things, give and devise his Messuage and Tenement in Woodplumpton aforesaid, called Porter, unto Peter Walton, Ralph Watson, and William Lund, in Trust, to be sold, and the Purchase-money to be paid equally amongst George Haydock, Ann Relph, Isabella Relph, Ellen Relph, Elizabeth Fidler, Ellen Fidler, John Gornall, William Gornall, Richard Horrabin, Margaret Horrabin, Mary Horrabin, Ellen Hudson, Robert Haydock, Widow Kellatt, Ellen Satterthwaite, Margaret Pencewick, and Alice Malley; and the said Testator did direct, that in case any of the Legatees should neglect or refuse to attend and wait in Person upon the Trustees or Trustee, and accept and receive the Share, Proportion, or Division, so due to him, her, or them, such Share or Shares of him, her, or them, so neglecting or refusing to attend, should devolve upon him, her, or them, so in their proper Persons attending: This is to give Notice, that the Trustees have sold the said Estate, and will divide the Purchase-money, at the Office of Messrs. Hankinson and Wilson, in Preston, Lancashire, on Tuesday the 3d of October next, in the Forenoon, amongst such of the said Legatees who shall attend to receive the same: And such of the said Legatees who shall neglect or refuse to attend in Person, at the Time and Place aforesaid, will be excluded from every Benefit from the said Purchase-money, as their Share will be then divided amongst the Legatee or Legatees then attending.

THE Creditors who have proved their Debts under a Commission of Bankrupt awarded and issued against Robert Wintridge, of the Parish of St. Olave Southwark in the County of Surry, Leather-dresser, Dealer and Chapman, are desired to meet the Assignees of the said Bankrupt's Estate and Effects, on Thursday the 28th Instant, precisely at Five o'Clock in the Afternoon, at the London-bridge Coffee-house, Southwark, to assent to or dissent from the said Assignees commencing, prosecuting, or defending, any Suits at Law or in Equity concerning the said Bankrupt's Estate and Effects; and to their compounding, submitting to Arbitration, or otherwise agreeing to, 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 against Edmund White, of West Worslham in the County of Southampton, Dealer and Chapman, are desired to meet the Assignees of his Estate and Effects, on Tuesday the 26th of September instant, at Three in the Afternoon, at the Swan Inn, in Alton, Hampshire, to assent to or dissent from the said Assignees commencing, prosecuting, or defending any Suit or Suits at Law or in Equity for Recovery of any Part of the said Bankrupt's Estate and Effects; or to their 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 against James Galley, late of Southwick in the County of Durham, Coal-fitter, are desired to meet the Assignees of the said Bankrupt's Estate and Effects, on the 27th Day of September instant, at Ten of the Clock in the Forenoon, at the House of Mr. Walter Reay, Innkeeper, in Sunderland near the Sea in the said County, in order to assent to or dissent from the said Assignees commencing, prosecuting, or defending, any Suit or Suits at Law or in Equity concerning the said Bankrupt's Estate and Effects; or to their compounding, submitting to Arbitration, or otherwise agreeing, any Matter or Thing relating thereto; and on other special Affairs.

WHEREAS a Commission of Bankrupt is awarded and issued forth against John Randle, of North Kilworth in the County of Leicester, Woolcomber, Tammy-weaver, 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 26th and 27th Days of September instant at Ten o'Clock in the Forenoon, and on the 31st Day of October next at Eleven o'Clock in the Forenoon, at the Peacock Inn, in Daventry in the County of Northampton; 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. Oakden, Attorney, in Daventry, of Messrs. Adams and Kinderley, Symond's-inn, Chancery-lane, London.

THE Commissioners in a Commission of Bankrupt awarded and issued forth against John Barton, late of Cheap-side, London, Linen-draper, intend to meet on the 17th Day of October next, at Eleven in the Forenoon, at Guildhall, London, in order to receive the Proofs of Debts under the said Commission, pursuant to the Lord Chancellor's Order: And the Creditors are then and there to assent to or dissent from the Allowance of the said Bankrupt's Certificate.

THE Commissioners in a Commission of Bankrupt awarded and issued against Henry Richardson, of Camberwell in the County of Surry, Brewer, (late a Sadler) Dealer and Chapman, intend to meet on the 17th Day of October next, at Ten of the Clock in the Forenoon, (and not on the 28th Instant, as before advertised) at Guildhall, London, in order to make a Dividend of the said Bankrupt's Estate and Effects; when and where the Creditors, who have not already proved their Debts, are desired to come and 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 the Commission of Bankrupt awarded against William Chambers, late of New Bond-street in the Parish of St. George Hanover-square in the County of Middlesex, Perfumery Dealer and Chapman, have certified to the Right Hon. Edward Lord Thurlow, Lord High Chancellor of Great Britain, that the said William Chambers hath 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, his Certificate will be allowed and confirmed, as the said Act directs, unless Cause be shewn to the contrary on or before the 10th of October next.

WHEREAS the acting Commissioners in the Commission of Bankrupt awarded and issued against Joseph Kettle, of Birmingham in the County of Warwick, (Partner with John Kettle, of Barnbrooks End in the Parish of Kingsnorton in the County of Worcester) Factor, Dealer and Chapman, have certified to the Right Hon. Edward Lord Thurlow, Lord High Chancellor of Great Britain, that the said Joseph Kettle hath in all Things conformed himself 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, his Certificate will be allowed and confirmed as the said Act directs, unless Cause be shewn to the contrary on or before the 10th Day of October next.

WHEREAS the acting Commissioners in the Commission of Bankrupt awarded against Peter Selby, of Wareham in the County of Dorset, Watchmaker, Silver-smith, Sack and Sacking-maker, Dealer and Chapman, have certified to the Right Honourable Edward Lord Thurlow, Lord High Chancellor of Great Britain, that the said Peter Selby 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, his Certificate will be allowed and confirmed as the said Act directs, unless Cause be shewn to the contrary on or before the 10th of October next.

WHEREAS the acting Commissioners in the Commission of Bankrupt awarded against John Kettle, of Barnbrooks End in the Parish of Kingsnorton in the County of Worcester, (Partner with Joseph Kettle, of Birmingham in the County of Warwick) Factor, Dealer and Chapman, have certified to the Right Honourable Edward Lord Thurlow, Lord High Chancellor of Great Britain, that the said John Kettle 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, his Certificate will be allowed and confirmed as the said Act directs, unless Cause be shewn to the contrary on or before the 10th Day of October next.

Errata. In the Gazette of the 2d Instant, in the last Advertisement for making a Dividend, for Robert Scarfe the Younger, read Robert Scarfe the Younger; and in the same Advertisement, for Snettisham read Snettisham. And in the next Gazette, in the Commission of Bankruptcy against Jacob Hall, the Second Meeting should have been on the 28th Instant, and not on the 19th, as there mentioned.

