

The London Gazette.

Published by Authority.

From Saturday February 19, to Tuesday February 22, 1791.

AT the Court at St James's, the 18th of February,

PRESENT,
The KING's Most Excellent Majesty in Council.

HEREAS by an Act passed in the last Session of Parliament, invituled, "An Act "to continue, for a limited Time, certain

Provisions contained in an Act made in this present
Session of Parliament, intituled, An Act for indemnifying all Persons who have been concerned
in advising or carrying into Execution certain Orders of Council respecting the Importation and Ex-

" portation of Corn and Grain, and also certain "Orders issued by the Governor-General of His "Majesty's Colonies in America, and for preventing "Suits in consequence of the same; and for mak-

" ing further Provisions relative thereto, relating to the Importation and Exportation of Corn and Grain; and to authorize His Majesty to permit

the Exportation of Corn, Grain, Meal or Flour, and to prohibit the Importation thereof on the low

"Duties," it was enacted, that at any Time before the 28th Day of February, 1791, it should be lawful for His Majesty, by and with the Advice of His Privy Council, (among other Things) to prohibit, for a limited Time, the Importation on the low Duties of Foreign Wheat, Wheat-Flour, Rye, Rye-Meal, Barley, Barley-Meal, Oats, Oat-Meal, Pease and Beans, and in like Manner to recall such Prohibition,

all Persons acting contrary to such Prohibition were thereby made liable to the Penalties and Forseitures therein mentioned.

And whereas His Majesty, by and with the Advice of His Privy Council, did judge it expedient, and did accordingly, by His Order in Council bearing Date the 13th Day of October, 1790, prohibit, for a Time in the faid Order mentioned, the Importation upon the low Duties, of any Foreign Wheat, Wheat-Flour, Rye, Rye-Meal, Barley, Barley-Meal, Oats, Oat-Meal, Peafe, and Beans, in certain Cases in the said Order mentioned: And whereas His Majesty did also, by and with the Advice aforesaid, think it expedient to revoke, and did accordingly, by another Order in Council, bearing Date the 5th Day of January, 1791, revoke so much of the beforementioned Order of the 13th of October, 1790, as had then prevented the Importation of Foreign Rye, or Rye-Meal, at the low Duties, and did from thenceforth permit the Importation of the fame at the low Duties: And whereas by an Act passed in the present Session of Parliament, intituled, " An Act to continue and amend fo much of "Two Acts, made in the last Session of Par-" liament, as relates to the Importation and Expor-" tation of Corn and Grain, and to the authorizing " His Majesty to permit the Exportation of Corn, " Grain, Meal or Flour, and to prohibit the Im-" portation thereof on the low Duties," the faid beforementioned A& was further continued in Force

[Price Eight-pence.]

if Circumstances should appear so to require; and



until the 10th Day of June, 1791: And whereas His Majesty, by and with the Advice of His Privy Council, hath judged it expedient to continue in Force the faid Prohibition contained in the faid Order of the 13th Day of October, 1790, as the same is altered by the faid Order of the 5th Day of January, 1791, with Respect to the Importation of Foreign Rye, or Rye-Meal, His Majesty doth hereby order, that in case the Importation of Foreign Wheat or Wheat-Meal is, at the Time of the Date of this Order, prohibited, or shall hereafter become prohibited by the Force and Effect of the faid Order of the 13th Day of October, 1790, it shall not be lawful to import any Foreign Wheat or Wheat-Meal into any Port of this Kingdom; and also that in case the same is not or shall not become so prohibited, if it shall at any Time appear before the 10th Day of June, 1791, by the Average Price of British Wheat, as the same shall be published in the London Gazette by the Receiver of Corn Returns, from the Returns received by him, that the Average Price of British Wheat is under Forty-eight Shillings per Quarter, it shall not be lawful to import into any Port of this Kingdom, at the End of Six Days after fuch Publication in the London Gazette, any Foreign Wheat, or Wheat-Meal, at the low Duties: And that in case the Importation of Foreign Beans is, at the Time of the Date of this Order, prohibited, or shall hereafter become prohibited, by the Force and Effect of the faid Order of the 13th Day October, 1790, it shall not be lawful to import any Foreign Beans into any Port of this Kingdom; and also that in case the same is not or shall not become so prohibited, if it shall at any Time appear, before the 10th Day of June, 1791, by the Average Price of British Beans, as the same shali be published in the London Gazette by the Receiver of Corn Returns, from the Returns received by him, that the Average Price of British Beans is under Thirty-two Shillings per Quarter, it shall not be lawful to import into any Port of this Kingdom, at the End of Six Days after fuch Publication in the London Gazette, any Foreign Beans at the low Duties: And that in case the Importation of Foreign Barley, or Barley-Meal, is, at the Time of the Date of this Order, prohibited, or shall hereafter become prohibited by the Force and Effect of the faid Order of the 13th Day of October, 1790, it shall not be lawful to import any Foreign Barley, or Barley-Meal, into any Port of this Kingdom; and also that in case the same is not or shall not become so prohibited, if it shall at any Time appear, before the 10th Day of June, 1791, by the Average Price of British Barley, as the same shall be published in the London Gazette by

the Receiver of Corn Returns, from the Returns received by him, that the Average Price of British Barley is under Twenty-four Shillings per Quarter, it shall not be lawful to import into any Port of this Kingdom, at the End of Six Days after such Publication in the London Gazette, any Foreign Barley, or Barley-Meal, at the low Duties: And that in case the Importation of Foreign Oast, or Oatmeal, is, at the Time of the Date of this Order, prohibited, or shall hereafter become prohibited by the Force and Effect of the faid Order of the 13th Day of October 1790, it shall not be lawful to import any Foreign Oats, or Oatmeal, into any Port of this Kingdom; and also that in case the same is not or shall not become so prohibited, if it shall at any Time appear, before the 10th Day of June, 1791, by the Average Price of British Oats, as the same shall be published in the London Gazette by the Receiver of Corn Returns, from the Returns received by him, that the Average Price of British Oats is under Sixteen Shillings per Quarter, it shall not be lawful to import into any Port of this Kingdom, at the End of Six Days after such Publication in the London Gazette, any Foreign Oats, or Oat-Meal, at the low Duties: And this Order shall continue in Force until the 10th Day of June, 1791. nnless His Majesty shall think sit, with the Alvice aforesaid, to revoke the same in Whole or in Part, And it is hereby further ordered and declared, that if any of the faid Articles before mentioned respectively, have already become no longer importable, or any of the faid Articles shall hereafter become no longer importable on Payment of the low Duties, by virtue of this or any former Order, nothing herein contained is intended to prevent the Importation of Wheat, Wheat Flour, Beans, Barley and Oats respectively, for the Purpose of being warehoused, without Payment of Duty, into the Ports of this Kingdom, mentioned in an Act, passed in the Thirteenth Year of His Majesty's Reign, intituled, "An Act to regulate the Im-" portation and Exportation of Corn," or into any other of the Ports mentioned in any subsequent Act now in Force, as Ports into which Corn may be so imported; but that the same may refpectively, whenever the same respectively shall not. by virtue of this Order, or the said former Order of the 13th of October, 1790, be importable on Payment of the low Duties, be imported in conformity to the faid Act of the Thirteenth Year of His present Majesty's Reign, and be landed, lodged and secured in Warehouses, without Payment of Duty, and may again be delivered out of the fame, subject to such and the like Securities, Regu'ations, Restrictions and Conditions, as are specified and provided provided with respect to the landing, lodging and securing in Warehouses, and delivering out of Corn or Flour so imported, without Payment of Duty, by the said Act passed in the Thirteenth Year of His present Majesty's Reign, or any subsequent Act; any Thing in this Order notwith sanding.

And the Right Honorable the Lords Commissioners of His Majesty's Treasury are to give the necessary Directions herein accordingly.

W. Farvkener.

AT the Court at St. James's, the 18th of February, 1791,

PRESENT,

The KING's Most Excellent Majesty in Council.

THEREAS by an Act passed in the Twentyeighth Year of the Reign of His present Majesty, intituled, "An Act for regulating the Trade " between the Subjects of His Majesty's Colonies " and Plantations in North America and in the "West India Islands, and the Countries belonging to the United States of America; and between " His Majesty's said Subjects and the Foreign Islands "in the West Indies," it is, amongst other Things, enacted, That it shall and may be lawful for His Majesty in Council, by Order or Orders to be issued and published from Time to Time, to authorize, or by Warrant or Warrants, under His Sign Manual, to impower the Governor of Newfoundland for the Time being to authorize, in Cafe of Necessity, the Importation into Newfoundland of Bread, Flour, Indian Corn, and Live Stock, from any of the Territories belonging to the faid United States, for the Supply of the Inhabitants and Fishermen of the Island of Newfoundland, for the then enfuing Season only; provided always, that fuch Bread, Flour, Indian Corn, and Live Stock, so authorized to be imported into the Island of Newfoundland, shall not be imported except in conformity to fuch Rules, Regulations and Restrictions as shall be specified in such Order or Orders, Warrant or Warrants, respectively, and except by British Subjects and in British built Ships owned by His Majesty's Subjects, and navigated according to Law: And whereas it is expedient and necessary that Provision be made for fully supplying the Inhabitants and Fishermen of the Island of Newfoundland, for the ensuing Season, with Bread, Flour, and Indian Corn; His Majesty doth thereupon, by and with the Advice of His Privy Council, hereby order and declare, That, for the Supply of the Inhabitants and Fishermen of the Island of Newfoundland, for the ensuing Season only, Bread, Flour and Indian Corn be imported into the faid Island from any of the Territories belonging to the faid United States, by British Subjects, and in British-built Ships

owned by His Majesty's Subjects, and navigated according to Law, and which shall, within the Space of Seven Months previous to the Time of such Importation, have cleared out from fome Port in Great Britain, or some other Port of His Majesty's Dominions in Europe, for which Purpose a Licence shall have been granted by the Commissioners of His Majefty's Customs in England or Scotland, or the Commissioners of His Majesty's Revenue in Ireland, or any other Person or Persons who may be duly authorized in that Kingdom respectively, in the Manner and Form herein after mentioned; which Licences shall continue and be in Force for Seven Calendar Months from the Day of the Date upon which they are respectively granted, and no longer :provided that no such Licence as aforesaid, granted after the Thirtieth Day of June, One Thousand Seven Hundred and Ninety-one, shall be of any Force or Effect: And His Majesty is hereby further pleased to order, That the Master, or Person having the Charge or Command of any Ship or Vessel to whom such Licence shall be granted, shall, upon the Arcival of the faid Ship or Vessel at the Port, Harbour or Place in the Island of Newfoundland where he shall discharge such Bread, Flour, or Indian Corn, deliver up the faid Licence to the Collector or other proper Officer of the Customs there, having first indorsed on the Back of such Licence the Marks, Numbers and Contents of each Package of Bread, Flour, or Indian Corn, under the Penalty of the Forfeiture in the faid Act mentioned. And the Collector or other proper Officer of the Customs at Newfoundland is hereby-enjoined and required to give a Certificate to the Master, or Person having the Charge or Command of such Ship or Vessel, of his having received the said Licence, so indorfed as before directed, and to transmit the fame to the Commissioners of His Majesty's Customs in England or Scotland, or to the Commissioners of His Majesty's Revenue in Ireland, respectively, by whom fuch Licence was granted.

W. Fawkener.

FORM of the LICENCE directed by this Order.

By the Commissioners for managing and causing to be levied and collected His Majesty's Customs, Subfidies and other Duties in [where]

WHEREAS [Name of the Person] one of His Majesty's Subjects, residing at [Place where] hath given Notice to us the Commissioners of His Majesty's [Customs in Great Britain, or Revenue in Ireland] that he intends to lade at [some Port of the United States in America] and import into [some Port of Newsoundland] in the [Ship's Name] being a British-built Ship [describing the Tonnage,

and what Sort of Vessel] navigated according to Law, whereof [Master's Name] is Master, bound to [wbere]; and it appearing by the Register of the faid Ship the [Ship's Name] whereof [Master's Name] is Master, that the said Ship the [Ship's Name] was built at [Place where] and owned by [Owner's Name] refiding at [Place where] all His Majesty's British Subjects; and that no Foreigner, directly or indirectly, hath any Share, Part, or Interest therein.

Now be it known that the said [Perfon's Name] hath Licence to lade on board the faid Ship [Ship's Name], at and from any Port or Place belonging to the United States of America, Bread, Flour, and Indian Corn, the Produce of the faid United States, and no other Article whatsoever, and to carry the faid Bread, Flour, and Indian Corn to fome Port or Place on the Island of Newfoundland; and on the Arrival of the faid Ship at any Port, Harbour, or Place of Discharge in Newfoundland, the Malter, or Person having the Charge or Command of the faid Ship, is required and enjoined to deliver up the faid Licence to the Collector or other proper Officer of His Majesly's Customs there, and to indorse on the Back thereof the Marks, Numbers, and Contents of each Package of Bread, Flour, or Indian Corn, and shall thereupon receive a Certificate thereof from the faid Collector or other proper Officer of the Customs.

This Licence to continue in Force for Calendar Months from the Date hereof.

Signed by Us the

at the this Day of One Thousand Seven Hundred and Ninety-one.

Licence to Import Bread, Flour and Indian Corn, the Produce of the United States of America, into Newfoundland.

W.F.

War-Office, February 22.

2d (or the Queen's) Regiment of Dragoon Guards, James Brock, Gent. is appointed to be Cornet,

by Purchase, vice Sir John Maxwell, promoted.

16th (or the Queen's) Regiment of Light Dragoons,
Lieutenant James Wilson to be Captain of a Troop, by Purchase, vice the Hon. H. Assley Bennet, promoted in the First Regiment of Foot Guards.

Ditto, Cornet Cholmeley Dering to be Lieutenant, vice James Wilson.

Ditto, Charles Smith, Gent. to be Cornet, vice Cholmeley Dering.

Ditto, Cornet William Lee to be Lieutenant, by Purchase, vice George Munro, who retires.

Ditto, Mathew Sharpe, Gent. to be Cornet, vice

William Lee.

2d (or Queen's Royal) Regiment of Foot, Charles Henry Nevile, Gent. to be Ensign, by Purchase, vice Richard Chambers, promoted.

14th Regiment of Foot, Enfign Robert Campbell to be Lieutenant, by Purchase, vice Thomas Ger. Elrington, promoted to an Independent Com-

15/b Regiment of Foot, Captain Lord Sinclair, from the Half-Pay of an Independent Company, to be Captain of a Company, vice Phineas Mackworth Praed, who exchanges.

17th Regiment of Foot, Enfign William Blakeney Persse to he Lieutenant, by Purchase, vice Lord

Sinclair, promoted to an Independent Company.

Dirto, Robert Ardefoif Auclimuty, Gent. to be Enfign, vice William Blakeney Persse.

Dirto, Lieutenant Archibald Butter, from the Haif-Pay of an Independent Company, to be Lieutenant, vice William Palmer Ackland, promoted to an Independent Company

20th Regiment of Foot, Enfign Robert Walker to be Lieutenant, by Purchafe, vice Robert Dalzell, premoted to an Independent Company.

29 Begiment of Foot, George Sackville Sutherland, Gent. to be Enlign, by Purchafe, vice John Haddock Saul. promoted.

Ditto, Robert Harrison, Gent. to be Ensign, by Purchase, vice John Crewe, promoted. 32d Regim nt of Foot, William Harrison, Gent. to

be Ensign, by Purchase, vice John Buchannan.

36 B Regiment of Foot, Lieutenant William Thomas. Watkins, late of the 59th Regiment, to be Lieutenant, vice John Biffett, promoted to an Independent Company.

37th Regiment of Foot, Lieutenant Hugh Robert Duff, from an Independent Company, to be Lieutenant, vice Thomas Urquhart, promoted to an Independent Company.

42d (or Royal Highland) Regiment of Foot, John Munro, Gent. to be Enfign, by Purchafe, vice

James Blair, promoted.
45th Regiment of Foot, Lieutenant Thomas Mullins, from t'e Half-Pay of an Independent Company, to be Lieutenant, vice William Matheson, who

52d Reg ment of Foot, Lieurenant James Campbell, of the lare 2d 71ft Regiment of Foot, to be Lieutenant, vice William Cosby, promoted to an Independent Company.

62d Regiment of Foot, Cornet Richard Daly, from the 9th Regiment of Dragoons, to be Enfign, vice Richard Uniacke, who exchanges.

66th Regiment of Foot, Enfign Hugh Hill to be Lieutenant, by Purchase, vice Henry Johnstone, promoted to an Independent Company.

68th Regiment of Foot, William Snell, Gent. to be Enfign, by Purchase, vice Robert Donald, promoted to a Lieutenantcy in an Independent Company.

71st (Highland) Regiment of Foot, Lieutenant Charles Stewart, of the late 81st Regiment, to be Lieutenant, vice Robert Gordon, promoted to an Independent Company.

75th (Highland) Regiment of Foct, Lieutenant Christopher Dowlin, of the late Dunlop's Corps, vice John Ross, promoted to an Independent Company,

76th Regiment of Foot, Lieutenant John Rollo, of the late 72d Regiment, to be Lieutenant, vice J. Delves Broughton, promoted to an Independent Company.

77th Regiment of Foot, Lieutenant George Gibbs, of the late 97th Regiment, to be Lieutenant, vice Mabel Cooper, removed to a Lieutenantcy in the 73d.

Ditto.

Ditto, Captain David Robertson, from the 23d Foot, to be Captain of a Company, vice Robert Duncanion, who exchanges.

John Bladen Moodie, Gent. late of the Marines, to be Ensign in Captain William Hurst's Independent Company of Inval ds at Plymouth, vice George Watfon, deceafed.

STATE-LOTTERY.

Stamp-Office, Somerfet Place, January 17, 1791. II IS Majefy's Commissioners for managing the Stump-Duties do hereby give Notice, That the fellowing are the only Persons who are duly licensed by them for selling Tickets in the present State-Lottery:

When their	l
	ì
Licences expire.	1
William Blake, Adam-fireet, Adelphi, - March 1, 1791	į.
James Brantcomb and Ifaac Goodman, Holborn Aug. 7, 1791	1
James Branicomb and Ifaac Goodman, Corn-	ŀ
hill - Aug. 21, 1791	Ì
John Bruckshaw, Royal Exchange, Cornhill - Aug. 20, 1791	ŀ
Henry Weelfey Byfield and Samuel Hawkf-	ŀ
worth, Charing-crofs Oct. 2, 1791	ł
George Carroll, Castle-street, Oxford-market Nov. 2, 1791	ı
George Carroll, High-street, Shadwell - Nov. 10, 1791	ı
John Cassin, City of Bristol Sept. 4, 1791	١
Robert Clement, City of Bath - Aug. 6, 1791	ľ
William Galley and John Beardmore, Piccadilly Sept. 27, 1791	l
Robert Haly and Richard Wiltshire, Gresse-	١
ftreet, Rathbone-place Nov. 11, 1791	ı
Robert Hazard, Thomas Burne and Edward	١.
Warner, Royal Exchange, Cornhill - July 24, 1791	Γ
George Harrison, Piccadilly Oct. 16, 1791	ı
William Hodges, No. 124. Pall-mall - Feb. 4, 1792	l
Richard Hodges, No. 149. Oxford fireet - Sept. 25, 1791	I
Thomas Hornfby, Cornhill Aug. 20, 1791	l
John Johnson, Pope's Head Alley, Cornhill - Sept. 28, 1791	1
Henry Lalande, Charing-crofs July 27, 1791	1
George Leslie and William Scott, City of Edin-	1
burgh July 24, 1791	١
John Maddison, Charing-cross - July 24, 1791	١
William Meyler, City of Bath Sept. 3, 1791	١
William Nicholson, Bank-street, Cornhill - Sept. 24, 1791	1
Thomas Northall, New Bond-street - June 14, 1791	ı
James Norton, City of Briftol - Sept. 3, 1791	ł
Daniel O'Hara, Newcastle-street, Strand - Dec. 3, 1791	ŧ
Peter Richardson, William Goodluck, George	ı
Arnull, and William Lea, Cornhill, and	1
Charing-crofs Sept. 10, 1791	1
Frederick Scott, St. James's-street Feb. 8, 1792	-
John Shower, New Bond-street - Aug. 26, 1791	1
Thomas Strong, Holborn Jan. 15, 1792	į
Myles Swinney, Town of Birmingham - Sept. 1, 1791	ļ
Tr. mas Thompson, No. 6. Charing-cross - Nov. 20, 1791	Ì
James Themfon, John Thosnfon, and William	ı
Fattes, City of Edinburgh and Town of New-	1
calle upon Tyne May 11, 1791	1
Henry Webster, Fleet-street Aug. 17, 1791	1
Richard Weller, No. 275. Oxford-freet March 1, 1791	1
John Wenham, Poultry July 26, 1791	ł
Samuel Wenham, Cornhill Nov. 13, 1791	1
John White and Daniel Forrest, City of Edin-	١
burgh Sept. 14, 1791	ł
Thomas Wilkle, St. Paul's Church-yard - Aug. 26, 1791	1
Ditto, Town of Liverpool Sept. 16, 1792	1
Ditto, City of Exeter, Sept. 25, 1791	1
Ditto, City of Norwich Oct. 19, 1,91	1
Joseph Wingenny, City of Bristol - Sept. 4, 1791	İ
Stephen Wright, Charing-cross June 5, 1791	- (

And the Commissioners think it necessary thus publicly to caution all Persons against buying or selling any Shares of Tickets, other than such as are legally stamped; the Ast baving probibited, under large Penalties, the Dealing in CHANCES under any Pretence or Device auhatsoever, which may depend on the Contingency of drawing the faid Tickets, and also the publishing Proposals for any such Purpose.

By Order of the Commissioners,

JOHN BRETTELL, Sec.

- - Oct. 12, 1791

Admiralty-Office, February 8, 1794.

THESE are to give Visite, That a General Course of the Governors of the Charity for the Relief of Poor Widows of Connission and Warrant Officers of the Royal Navy wind be held at this Office on Thursday the 24th Instant, in order to cheese Two Vice Presi-dents and Fisteen Assistants for the Year ensking.

Navy-Office, February 18, 1791. THE Principal Officers and Commissioners of His Majesty's Nawy do hereby give Notice, That on Thursday the 3d of next Mouth, they will be ready to treat with such Persons as may be willing to upply His Majesty's several Yards with Coals.

Form of the Tender, with the Quantity wanted,

may be seen in the Lobby here.

The lowest Tender will be closed with, provided the Terms are thought reasonable, and the Security proposed is approved.

No Tenders will be received after Twelve o' Clock, nor will any be noticed, unless the Parties, or Agents

for them, attend.

THE Court of Assistants of the Russia Company give Notice, That the Annual General Court of the said Company will be held at the Office of the Corporation for Seamen in the Merchants Service over the Royal Exchange, London, on Tuesday the 1st of March, 1791, at Eleven of the Clock in the Forenoon; for the Election of a Governor, Confuls, Affiftants, and other Officers for the Year ensuing.

A. Greenwood, Sec.

London, February 12, 1791.

Whereas the Partnership between Thomas Smith, of St. Martin's-le-Grand, Warehouseman, and Newman Williatt, of Buckingham, Laceman, was, on the 2 d Day of this Instant, by mutual Consent dissolved. The Trade in future to be carried on by the said Thomas Smith, who (only) is empowered to discharge all Debts due on and receive all due to the said Partnership, and humbly hopes for a Continuance of the Favours of the Customers, and returns most grateful Thanks for those already conferred. for those already conferred.

N. Williatt. Thomas Smith.

Otice is hereby given; that the Copartnership between Ellis Sweetlove and Thomas Rycroft, (both of Bolton-le-Moors in the County Palatine of Lancaster) Fustian-manufacturers, was this Day diffolved by rautual Confent; and that all Debts due to or from the aforefaid Copartnership are to be settled by the aforefaid Thomas Rycroft. Witness their Hands, this 5th Day of February, 1791.

Ellis Sweetlove. Thomas Rycroft.

Cheltenham, February II, 1791.

HE Partnership between Charles Higgs and Charles
Bisshop, of Cheltenham in the County of Gloucester,
Backers, was this Day dissolved by mutual Consent. The Bussness, was this Bay dinived on by the said Charles Higgs, to whom all Debts owing to the said Concern are requested to be paid, and whose Receipt shall be a full Discharge for the same; and all Notes and Bills of the said Partnership will be paid as usual. Witness our Hands, this 11th Day of February,

Cha. Higgs. Charles Bishop.

Otice is hereby given, that the Partnership between Anna Fry and Stephen Couchman, late of Worship-street, Upper Moorsields, but now of Throgmorton-street, near the Royal Exchange, Printers, was disloved by mutual Consent on the 1st Day of January last. The said Anna Fry returns her sincere Thanks to their Friends and Customers for Favours regions, and folicing a Continuance of them to the said Stephen. ceived, and folicits a Continuance of them to the faid Stephen Couchman, who now carries on the Bufiness on his own Account, and is authorized to receive and pay all Debts due to or by the said Partnership.

Anna Fry. . Step. Couchman,

John Wright, No. 168. Piccadilly

Brighthelmston, February 11, 1791.

THE Copartnership which lately substited under the Firm of Shergold, Tilt and Best, of Brighthelmston in the County of Sussex, Wine-merchants, Tavern and Innkeepers, was, on the 1st Day of January last, dissolved by mutual Consent. All Persons having any Demands on the said Partnership are desired immediately to fend Accounts thereof to Thomas Tilt and Thomas Best, at the Castle Tavern, who will discharge the same, and who are authorized to receive all Debts due to the said Partnership. Witness our Hands,

Samuel Shergold. I homas Tilt. Thomas Best.

February 17, 1791.

Otice is hereby given, that the Partnership between Thomas Peet and John Berridge, of the Castle and Maidenhead Yard, Piccadilly, in the Parish of St. James, within the Liberty of Westminster, Stable-keepers, was, on the 9th Day of October last, displayed by mutual Consent. All Persons indebted to the said Partnership are he eby required to pay their respective Debts to Mr. John Tebbutt, Attorney at Law, No. 4, Staple Inn, London, who is authorized by us to receive the same. And all Persons having Claims upon the said Partnership Account are defined to apply to the said Mr. Tebbutt as above.

Tho. Peet. . John Berridge.

Johnson and John Lenthall, of Ecclesal Bierlow, in the Parish of Sheffield, in the Caunty of York, Carpenters and Joiners, under the Firm of Johnson and Lenthall, is this Day, by mutual Censent, distolved. All Persons indebted to the said Partnership are requested to pay the same unto Mr. Thomas Williamson, of Little Sheffield; and all Persons who have any Demands upon the said Partnership are requested to fend in their Accounts to the said Mr. Williamson, who is properly empowered to pay and discharge the same. Witness our Hands, this 3d of February, 1791.

John Johnson. John Lenthall.

Otice, that on the 12th of March, 1790, it was mutually agreed between Thomas Oliver, James Oliver, George Oliver, and John Lomas, to dissolve the Partnership which had before subfished between them in the Manusactory of Spinning Cutton-Wool into Yarn or Twist, at Gluttonbridge Mill, near Longnor, Staffordshire. All Persons standing indebted to the above Company are desired immediately to pay their respective Debts to Thomas Oliver, of Longnor, who is authorized to receive the same, otherwise they will be proceeded against according to Law. Witness our Hands,

Thomas Oliver. James Oliver. George Oliver. John Lomas.

PENNELL'S WILL.

THE Heir at Law of William Pennell, late of Horncastle in the County of Lincoln, Attorney, deceased, (whose Residence, fince the Month of April, 1783, at different Times, and for several Months tagether, has been in London or the Vicinity thereof, to the Month of June last, when the said William Pennell returned to Horncastle, and continued there till his Death, which happened on the 25th of January last) requests, that is any Person or Persons can give Information of being a subscribing Witness or Witnesses to any Will or Codicil executed by the said William Pennell since the Month of April, 1783, that they will forthwith give Notice thereof either to Mr. John Hanson, Attorney, Chancery-lane, London, or to Mr. Richard Heald, Attorney, of Horncastle aforesaid.

PENNELL'S CREDITORS.

L L Persons having any Claim or Demand on the Estate and Essects of William Pennell, late of Horncastle in the County of Lincoln, Attorney, deceased, are defired forthwith to send an Account thereof either to his Heir at Law, Shelley Pennell, of Horncastle aforesaid, Gent. or to Mr. Richard Heald, of the same Place, Attorney, or to Mr. John Hanson, in Chancery-lane, London. And all Persons who were indebted to the said William Pennell at the Time of his Death are requested to apply either to the said Heir at Law or the said Richard Heald, to discharge their respective Debts.

Ship William and Elizabeth, lat: Capt. Thomas Archdeacom.

ALL Persons having any legal Demands against the above Ship, and who have not delivered in their Accounts, are desired to transmit the Particulars of the same as soon as possible to the Counting-House of Mess. Mannings and Vaughan, in Billiter-square, in order that the Accounts of the said Ship may be adjusted without Delay.

Boston, February 15, 1791.

A L Persons who have any Claim or Demand upon the Estate and Effects of Thomas Waite, late of Boston in the County of Lincoln, Merchant, deceased, are desired forthwith to send an Account of their respective Demands to Thomas Waite, of Boston aforesaid, Merchant, or John Waite, of the same Place, Attorney at Law, his Executors, in order that their Debts may be immediately discharged; and all Persons who stand indebted to the Estate and Effects of the said Deceased are required immediately to pay the same to the said Executors.

February 19, 1791, LL Person's having any Claims or Demands on the Estate of Mrs. Mary Cummaleach, late of the Elephant and Casse, Newington Butts, in the County of Surry, Widow, deceased, are desired to send an Account thereof, without Fourteen Days from this Date, to Henry Pigeon, of the Borough of Southwark, Distiller, or John Dover, Parsonage-row, Newington Butts, Brandy-merchant, the Executors, or either of them. And all Persons indebted to the said Estate are defired to pay the same to the said Executors.

LL Persons who have any Demand on the Estate or Effects of the late Christopher Ridout, Esq; of Lavender Hill, Battersea-rise, in the County of Surry, and late of Bearlane, in the Parish of Christ Church, in the same County, are defired to send an Account of the same to the Executors, Jabez Goldar, Chalotte-street, Christ Church, Surry, William Smith Paul, Fullwood's-rents, Holborn, or William Knowks, Fleet-street. And all Persons indebted to the said Estate are desired to pay the same accordingly.

Newark, February 12, 1791.

THE Creditors of Mr. Thomas Morley, late of Newark upon Trent, in the County of Nottingham, Grocer and Tallow-chandler, are required to fend an Account of their reflective Demands to Mr. Christopher Morley, of Newark aforcfaid, or to Mr. Charles Snart, of the same Place, Attorney, on or before the 25th Day of March nxt, or they will be excluded the Benefit of a Dividend of his Estate and Esteds. And all Persons who stood indubted to the said Thomas Morley, in his Life-time, are required to pay the same to the said Charles Snart, oe they will be proceeded against without further Notice.

O be fold, pursuant to a Decree of the High Court of Chancery, made in a Cause Keble against Thomson, before Peter Holsord, Esq; one of the Masters of the said Court, at his Chambers in Symond's-inn, Chancery-lane, London, A Leaschold Estate, situate on the North Side of Cornhill in the City of London, consisting of a Messuage or Tenement, iate in the Occupation of Henry Pycsinch, Optician, deccased, (now in Two septrate Dwellings) with the Appurtenances, held for the Remainder of a Term, of which Seven Years were unexpired at Michaelmas last, at the yearly Rent of 511. For a Particular of the said Estate and Premises enquire at the said Master's Chambers,

O be fold, pursuant to a Decree and subsequent Order of the High Court of Chancery, made in a Cause Lindopp against Eborall, before John Eames, Esq; one of the Masters of the said Court, A Messuage or Farm-House, with the Barns, Stables and other Buildings, Garden, and several Pieces or Parcels of inclosed Arable, Meadow and Pasture Land, thereto belonging, containing in the Whole, by Estimation, Seventy-fix Acres, or theseabouts, situate at Northend and Night Cost, in the County of Warwick, of the clear yearly Rent of 541. 6s. 10d.

Dursant to a Decree of the High Court of Chancery, made in a Cause Barton against Bromfield, the several next of Kin of the intestate Frances Coulston, late of James-street, Bedford-Row, in the County of Middlesex, Wilsow, or their personal Representative or Representatives, are, personally or by their Solicitors, to come in and make out their Kindred before William Weller Pepys, Esq; one of the Masters of the said Court, at his Chambers in Symond's inn, Chancery-lane, London, on or before the 8th Day of March next, or in Default thereof they will be excluded the Benefit of the said Decree.

Durfuant to a Decree of the High Court of Chancery, made in a Cause Stockton and others against Chapman and others, the Creditors of John Wilkinson, late of Whitby in the County of York, Esq; deceased, are forthwith to come in and prove their Debts before John Eames, Esq; one of the Masters of the said Court, at his Chambers in Symond's-inn, Chancery-lase, London, or in Default thereof they will be excluded the Benefit of the said Decree.

D'Ursuant to a Decree of the High Court of Chancery, made in a Cause Batson against Lindegren, the Creditors of Andrew Lindegren, late of Red Bull Wharf, Upper Thamesstreet, London, Merchant, are to come in and prove their several Debts before Edward Leeds, Esq; one of the Masters of the faid Court, at his Chambers in Lincoln's inn, or in Default thereof they will be excluded the Benefit of the said Decree.

Pursuant to a Decree of the High Court of Chancery, made in a Cause Chetham against Munt, the Creditors of Alexander Macintosh, late Commander of the Danish Ship called the Hussar, trading to the East Indies, and also late of Fenchurch-buildings, Fenchurch-street, in the City of London, deceased, are, on or before the 5th Day of March next, to come in and prove their several Debts before Edward Leeds, Esq. one of the Masters of the said Court, at his Chambers in Lincoln's-inn, or in Default thereof they will be peremptorily excluded the Benefit of the said Decree

Durfuant to an Order of the High Court of Chancery, bearing Date the 2d Day of December, 1790, made in a Caufe wherein Edward Lord Chick, Eq. is Plaintiff, and Sir William Fagg, Bart. and others are Defendants, any Person or Persons who can give any Information relating to Edward Charles Chick, late Commissary of Stores and Provisions in the Army, under the Command of the late General Matthews in the East-Indies, (who was, on the 8th Day of May, 1783, together with other Officers separated from the Subalterns where they were consined in the Horse Barracks in the Town of Bednpre in the East Indies) and particularly whether he is living or dead, and if dead when and where he died, are desired forthwith to give such Information to Edward Montagu, Eq. one of the Masters of the said Court, at his Chambers in Symond's-inn, Chancery-lane, London.

Durfuant to a Decree of the High Court of Chancery, made in a Cause Flower against Ashley, the Creditors of Stephen Flower, late of Newtown in the Parish of Melksham, in the County of Wilts, Farmer, are, personally or by their Solicitors, to come in and prove their Debts before William Weller Pepys, Esq, one of the Masters of the sail Court, at his Chambers in bymond's-inn, Chancery-lane, London, on or before the 30th Day of March next, or in Default thereof they will be excluded the Benesit of the said Decree.

Durfuant to a Decree of the High Court of Chancery, made in a Cause Wood against Wood, the Creditors of Charles Wood, late of Bowling Hall in the County of York, Esq.; deceased, are, personally or by their Solicitors, to come in and prove their Debts before William Weller Popys, Esq. one of the Masters of the said Court, at his Chambers in Symood's-inn, Chancery-lane, London, on or before the 31st Day of March next, or in Default thereof they will be peremptorily excluded the Benesit of the said Decree.

Pursuant to a Decree of the High Court of Chancery, in a Cause Barton against Bromsield, the Creditors of Frances Coulison, late of James-street, Bedford Row, in the County of Middlefex, Wildle, are, personally or by their Solicitors to come in and prove their Debts before William-Weller Pepys, Esq. one of the Masters of the said Court, at his Chambers in Symond's-inn, Chanery-lane, London, on or before the 3th Day of March next, or in Default thereof they will be excluded the Benesit of the said Decree.

Commission of Bankrupa awarded and issued forth against Richard Needs, of St. Thomas the Apostle, in the County of Devon, Sorganaker, are desired to meet the Assignees of the sid Bankrupa's Estate and Essets on the 25th Day of March next, at Four o'Chelt in the Afternoon, at the Globe Tavern in the City of Exeter, in order to assent to or diffent from the sid Assignees de busing or answering any Suit or Suits, Action of Actione, Petition or Petition, or other Proceedings, which may be instituted or presented against them by Richard Dav's, of the City of Exeter, Mercer, to compel the Performance of a Contract entired into with him by the fail Assignees, for the Sale of an Annuity or yearly Sum of Forty

Pounds during the joint Lives of the Bankrupt and his Wife, or otherwise relating thereto; and to affent to or diffent from the said Assignees commencing any Suit or Suits in, or presenting any Petition to the High Court of Chancery, for the Purpose of enabling them to perform the said Contract, and to take the Opinion and Directions of the said Court thereon; and also to their compounding, submitting to Arbitration, or otherwise agreeing any Matter or Thing relating thereto; and on other special Affairs.

THE Creditors of George Smith, late of Canton in China, (Copartner with John Crichton, late of Canton aforefaid) a Benkrupt, are defired to meet the Assignees of the said Bankrupt, at the Mariborough Costee-house, in Great Mariborough-street, Oxford-street, on Thursday the 24th Day of February instant, at Twelve of the Clock at Noon of the same Day, to take into Consideration some special Assairs relative to the separate Property of the said George Smith.

THE Creditors who have proved their Debts under a Commission of Bankrupt awarded and issued forth against John Piper, late of Brighthelmstone in the County of Sussex, Victualier, Dealer and Chapman, are desired to meet the Affignees of the said Bankrupt's Estate and Essess on the 26th Day of March next, at Six o'Clock in the Evening, Mr. Lear's, the Three Tuns, in the Strand, to assent to or dissent from the said Affignees 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 Essess; also to the compounding, submitting to Arbitration, or otherwise agreeing, any Matter or Thing relating thereto; and on other special Affairs.

Commission of Bankrupt awarded and issued forth against Thomas Wright, late of Field Burcott in the County of Northampton, Money-scrivener, Dealer and Chapman, are defired to meet the Assignees of the Estate and Essects of the said Bankrupt on the 3d Day of March next, at Three o'Clock in the Asternoon, at the White Horse Inn in Towcester in the County aforesaid, to assent to or dissent from the said Assignees accommencing, prosecuting or defending any Suit or Suit or Suit at Law or in Equity concerning the said Bankrupt's Estate and Essects; also to the compounding, submitting to Arbitration, or otherwise agreeing, any Matter or Thing relating thereto; and on other special Assairs.

Hereas a Commission of Bankrupt is awarded and issued forth against Martin Webber, of Huntsham in the County of Devon, Yeoman, 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 them, on the 7th and 8th of March next, and on the 5th of April sollowing, at Ten in the Forenoon on each Day, at the New Ina at Cross, in the County of Sumerset, and make a full Discovery and Disclosure of his Estate and Essets; 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 amination, and the Creditors are to assent to or diffent from the Allowance of his Certificate. All Persons indebted to the said Bankrupt, or that have any of his Essets, are not to pay or deliver the same but to whom the Commissioners shall appoint, but give Notice to Mr. William Browne, No. 9, Belford Row, London, or to Mr. Solomon Pain, of Axbridge in the County of Somerset, Attorney.

Hereas a Commission of Bankrupt is awarded and issued forth against Henry Slack, formerly of Bush-lane, Cannon-street, in the City of London, but late of Liverpnol, in the County of Lancaster, Cotton-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 3d and 4-h Days of March next, and on the 5th Day of April following, at Four of the Clock in the Afternoon, on each of the said Days, at Spencer's Tavern in Manchester in the said County of Lancaster, and make a full Discovery and Disclosure of his Estate and Estrets; when and where the Creditors are to come prepared to prove their Debts, and at the Second Sitting to chuse Assigness, and at the last Sitting the said Bankrupt is required to finish his Examination, and the Creditors are to affent to or diffent from the Allowance of his Certificate. All Persons indebted to the said Bankrupt, or that have any of his Estrets, are not to pay or deliver the same but to whom the Commissional to the said Bankrupt, or that have any of his Attorney, in Manchester aforesaid, or Mess. Parker and Hawksworth, Chancery-lane.

Hereas a Commission of Bankrupt's awarded and issued' forth against Robert Bird, of Edgware in the County, of Middlesex, Baker, Brewer, Dealer and Chapman, and he being geclared a Bankrupt is hereby required to forrender himself to the Commissioners in the said Commission named, or the major Part of them, on the 26th of February instant, at Ten in the Forenoon, on the 5th Day of March next, at Eleven in the Forenoon, and an the 5th Oay of March next, at Eleven in the Forenoon, at Guildhall, London, and make a full Discovery and Disclosure of his Estate and Estects; 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 sinish his Examination, and the Creditors are to assent to or diffent from the Allowance of his Certificate. All Persons indebted to the said Bankrupt, or that have any of his Estects, are not to pay or deliver the same but to whom the Commissioners shall appoint, but give Notice to Mr. W. R. E. Bradley, Newcastle-street in the Strand, London.

Hereas a Commission of Bankrupt is awarded and issued for hagginsh John Law, of the Horse-ferry Road, in the Parish of St. John, Wostminster, in the County of Middlesex, Corn-dealer, 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 Day of February instant, on the 26th Day of March next, and on the 5th Day of April following, at Nine 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 Estects; 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 fail Bankrupt is required to dissent from the Allowance of his Certificate. All Persons indebted to the said Bankrupt, or that have any of his Essessiate not to pay or deliver the same but to whom the Commissioners shall appoint, but give Notice to Mess. Lane and Edmunds, Hatton-Garden.

and iffued forth against Robert Minchin, of the City of Bath, Milliner, Dealer and Chapman, intend to meet on the 26th Day of February instant, at Ten of the Clock in the Forencon, at Guildhall, London, (by Adjournment from the 21st f February instant) in order to proceed to the Choice of an Assignee or Assignees of the Estate and Estects of the said Bankrupt; when and where the Creditors, who have not already proved their Debts under the said Commission, are to come prepared to prove the same, and, with those who have proved, vote in such Choice accordingly.

HE Commissioners in a Commission of Bankrupt awarded and issued forth against Robert Wellum, late of Old Ford, in the Parish of St. Mary, Stratord le-Bow, in the County of Middlefex, Victualler, Dealer and Chapman, intend to meet on the 5th Day of March next, at Ten in the Forence, at Guildhall, London, (by Adjournment from the 19th Day of February instant) to proceed to the Choice of an Assignee or Assignees of the faid Bankrupt's Estate and Lifecies; when and where the Creditors, who have not already prived their Debts under the faid Commission, are to come prepared to prove the same, and, with those who have proved, vice in such Choice accordingly.

HE Commissioners in a Commission of Bankrupt awarded and lifted forth against Thomas Wright, late of Field Bergott in the County of Northampton, Money-scrivener, Dealer and Chapman, intend to meet on the 23d Day of March next, (and not oa'the 23d Inflam, as before advertised) at Eleven in the Forencon, at the Cock Inn in Stoney Stratford in the County of Bucks, in order to make a Further and Final Dividend of the Estate and Effects of the faid Bankrupt; when and where the Creditors, who have not already proved their Debes, are to come prepared to prove the faine, or they will be excuded the Benefit of the faid Dividend. And all Claims not then proved will be disallowed.

and if and forth against Anthony Watts the Younger, of Birtister in the County of Oxford, Grocer, Dealer and Chapman, intend to meet on the 19th Day of March next, at Ten in the Forthoon, at Guildhall, London, to make a Final Dividend of the Estate and Essects of the said Bank, upt; when and where the Creditors, who have not already proved their Deats, are to come prepared to prove the same, or they will be excluded the Benefit of the said Dividend. And all Claims not their proved will be disalbowed.

HE Commissioners in a Commission of Bankrupt awarded and islued forth against Thomas Needham Rees, of Wathington, in the County of Oxford, Surgeon and Apothecary, intend to meet on the 18th Day of March next, at Twelve o'Clock at Noon, at Guildhall, London, to make a Final Divisiond of the said Bankrupt's Estate and Essective 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 or the said Dividend. And all Claims not then proved will be disallowed.

Hereas the acting Commissioners in the Commission of Bankrupt awarded and issued forth against John Norris, of Bew Bush, in the Parish of Beeding, in the County of Sussex, Furrier, Dealer and Chapman, have certified to the Right Honourable Edward Lord Thurlow, Lord High Chancellor of Great Britain, that the said John Norris 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 shown to the contrary on or before the 15th Day of March next.

Hereas the acting Commissioners in the Commission of Bankrupt awarded and issued forth against Edward Moody, late of Birmingham in the County of Warwick, but now a Prisoner in His Majesty's Gaol for the faid County, Factor, Dealer and Chapman, have certified to the Right Hon. Edward I, ord Thurlow, Lord Eigh Chancelior of Great Britzin, that the faid Edward Moody 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 15th Day of March next.

Hereas the acting Commissioners in the Commission of Bankrupt awarded and issued forth against William Payne, of the Parish of Kingswinford, in the County of Stasord, Grocer, Maltster, Dealer and Chapman, have certified to the Right Hon. Edward Lord Thurlow, Lord High Chancellor of Great Britain, that the said William Payne hath in all Things conformed himself according to the Directions of the teveral 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 15th Day of March next.

Hereas the afting Commissioners the Commission of Bankrupt awarded and risued forth against William Lees, of King-street, Cheapside, in the City of London, Dealer and Chapman, have certified to the Right Honourable Edward Lord Thurlow, Lord High Chancellor of Great Britain, that the faid William Lees hath in ail Things conformed himself according to the Directons 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 15th Day of March next.