AVERAGE PRICE, by which Exportation and Bounty are to be regulated, computed from the Quantities and Prices.

				Wheat,		Rye,		Barley, per Qr.		Oats,		Beans,		Peafe, per Qr.		Beer or Big, per Qr.		
•	•				per Qr.		pet Qr.		per Vi		per Qr.		per Qr.		per Qu.		per co-	
	:				s.	d.	5.	· d.	5.	d.	5,	d.	5.	d.	s.	d.	. 5.	d.
ist Distri	ct,	•	~	- [	39	Τį	<b>ź</b> 6	3	25	10	17	10	27	9	31	õ		
zd	· •	-	-	- {	37	9	24	3	24	7	15	ī	26	0	28	0		
3d	-	-	-	-	37	4	23	8	22	5	16	2	26	7	27	4	<del> </del>	
4th	-		-	-	37	8	27	4	24	5	14	10	.29	6			22	oí
5th	سلادمي	-	-	-	37	8	28	4	24	10	15	ΙÏ	24	7	22	1	-	
6th	-	-	-	-	45	3 8	37	10	26	7	17	3 6					<u> </u> —	
7th	· <b>-</b>	-		-	43	8	40	0	28 <sup>,</sup>	3	18	6	36	5	40	7		
8th	-	-	-	-	44	11	33	0	27	5	14	0	33	7	26	2		
9th	-	-	-	-	40	10	l		24	I	11	5			23	9	9	
ioth	-	-	-	-	41	İΙ			27	3	16	10	29	10	34	2	- 1	
11th	-	-	-	-	39	8	ll		22	o	13	Ś	36	8		<del></del>		
12th	•	-	-	-	38	ΙÌ	·		24	1	18	5	34	6	33	6		

Published by Authority of Parliament,

JOHN JAMES CATHERWOOD, Receiver of Corn Returns.

Otice is hereby given, that the Partnership between Richard Christmas and Pitt Cobbett, of Maiden-lane, Covent-garden, Glaziers and Paintere, which was diffolved on the 22d Day of October last, is now renewed; and the Business will in future be carried on by them in Partnership together as heretofore: Witness their Hands the 18th Day of February, 1792.

Rich. Christmas. Pitt Cobbett.

THE Partnership between James and William Jackson,
No. 116. in the Minories, Linen-drazers, was dissolved
by mutual Consent on the 31st Day of December last. All
Persons having any Demand thereon are to apply to James
Jackson, No. 148, Minories; and all Persons indebted to the
Partnership to pay to William Jacksonon, No. 116, Minories.

James Jackson.

William Jackson.

Loughborough, February 9, 1792.

THIS is to give Notice to the Public, that the Partnership betwixt Joseph Vickors, Surgeon, of Loughborough, and Thomas Sherwin, Surgeon, of the same Place, was unanimously disloved on Thursday last the 2d of February; all Persons, therefore, who have any Claims or Demands on the late Partnership are defired to send them immediately to the abovesaid Joseph Vickors; and all Persons who stand indebted are requested to discharge the same in the Course of one Month; as witness our Hands, as witness our Hands,

Joseph Vickors. Tho. Sherwin.

Claims or Demands on the Estate of Thomas Hodgkins, late of Snow's Fields, Southwark, Paviour, deceased, are requested forthwith to bring in the same to Mess. Tyler and Humphreys, Atrornies, St. John's, Southwark, or Mr. Alexander Goudge, White Lion Street, Norton Falgate; and all Persons who are indebted to the Estate of the said Thomas Hodgkins are also requested to pay their respective Debts to the said Mess. Tyler and Humphreys, or Mr. Goudge.

Daniel Gell, John Abell and Daniel Abell.

TF any the Nephews and Great Nephews of Daniel Gell, of the Broad Sanctuary in Westminster, Esq; who died in June 1763, are now living, or the legal Representatives of such Nephews or Great Nephews, who were living at the Decease of the said Daniel Gell, but are since dead, will apply to Mr. Thomas Prichard, of Dean's Yard, Westminster, or Mr. James Ellis, of North-street, Westminster, they will be informed of something greatly to their Advantage; and if any Person van give Information of John Abell and Daniel Abell, (Sons

of Anthony Abell, of Winfer in the County of Derby) who were two of the Great Nephews of the faid Daniel Gell, and which faid John Abell was a Soldier, and at the tiking of the Havannah in the Year 1762, and Daniel Abell, a Mariner, and went on board fome Ship in or about the Year 1767, and neither of been heard of fince, whether they are living or dead, and if dead, who are their legal Representatives, they are defired to give fuch Information as above.

A LL Persons having any Demands on the Estate and Estates of Robert Christian Brownell, Esq. deceased, are defired to render in their Accounts as soon as possible to his Executors, at his late Dwelling-house No. 16, Michael-place, Brompton, that the same may be settled and paid; and all Persons indebted to the said Estate are defired to pay the same as above to prevent further Trouble.

## JANE CALMEL.

Hereas Jane Calmel, late of Park Place, in the Parish of St. James, Westminster, in the County of Middlesex, Spinster, is lately dead, having made her Wills bearing Date the 30th Day of July, 1790, with a Codicil annexed, dated the 1st Day of August, 1790, by which Will she has appointed William Crawford, of Sloane-street, in the Parish of St. Luke, Chelsea, sole Executor and Residuary Legatee: Notice is hereby given to the Relations and next of Kin of the said Deceased (if any such there are) and to all Persons infigence. ral (in order to prevent future Controversies respecting the Validity of the said Will and Codicil) that the said Executor will proceed on the first Session of Easter Term (to wit) Thursday proceed on the first Session of Easter Term (to wat) Thursday the 26th Day of April next ensuing, to propound the said Will and Codicil in the Prerogative Court of the Archbishop of Canterbury, for the Purpose of establishing the same, by the Testimonies of the subscribing Witnesses thereto; and Notice is hereby further given to the Relations and next of Kin of the said Deceased, (if any such there are) and to all Persons in general who may think it their Interest so to do, to intervene in the said Cause during the Dependance of such Suit, and appears by themselves or any Prostor of the said Court, and they car by themselves, or any Proctor of the said Court, and she Cause, if any they may have, why a Probate of the said Will and Codicil should not be granted and committed under the Seal of the said Court, unto the said William Crawford, as the sole Executor named in the said Will.

Dursuant to a Decree of the High Court of Chancery, made in a Cause Hughes against Knapp, the Creditors of William Hose, late of Lombard-street, London, and afterwards of Southgate in the County of Hertford, Gent. deceased, art, on or before the 12th Day of March next, to come in and prove their respective Debts before Peter Holford, Esq; one of the Masters of the said Court, at his Chambers in Symondisinn, Chancery-lane, London, or in Default thereof they will be peremptorily excluded the Benefit of the said Decree.