

AVERAGE PRICE, by which EXPORTATION and BOUNTY are to be regulated, computed according to the Directions of the Acts of the 31st and 33d of GEO. III.

	Wheat, per Qr.		Rye, per Qr.		Barley, per Qr.		Oats, per Qr.		Beans, per Qr.		Pease, per Boll.		Oatmeal, per Boll.		Beer or Big, per Qr.	
	s.	d.	s.	d.	s.	d.	s.	d.	s.	d.	s.	d.	s.	d.	s.	d.
1st District,	46	6	31	8	28	6	22	11	33	0	41	10	*43	6	*33	4
2d	45	1	27	6	29	11	20	7	33	6	40	0	33	4	*33	4
3d	43	6	25	0	24	11	20	1	32	7	*39	3	*43	6	*33	4
4th	47	1	35	6	*32	5	22	5	38	0	*39	3	44	4	*33	4
5th	49	11	35	6	31	0	24	3	*38	4	39	4	26	4	*33	4
6th	55	1	45	2	37	8	24	5	*38	4	*39	3	21	2	33	4
7th	52	7	*36	8	33	1	22	10	34	8	*39	3	20	11	*33	4
8th	55	5	48	7	38	4	19	11	49	2	60	0	42	5	*33	4
9th	54	11	46	0	36	2	21	3	*38	4	*39	3	*43	6	*33	4
10th	52	5	*36	8	29	6	24	6	36	10	*39	3	*43	6	*33	4
11th	54	5	*36	8	24	4	19	1	*38	4	*39	3	27	0	*33	4
12th	47	10	*36	8	30	7	24	11	40	0	*39	3	*43	6	*33	4

N. B. The Figures against which Asterisks are placed are the general Average Prices of all England.

THE AVERAGE PRICE OF SUGAR,

Computed from the RETURNS made in the Week ending the 17th Day of July, 1793.

is Sixty Shillings and Three Pence Three Farthings per HUNDRED WEIGHT,

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

By Authority of Parliament,

Grocers Hall,
July 20, 1793.

RICHARD WHALLEY BRIDGMAN,
Clerk of the Grocers Company.

Notice is hereby given, that the Copartnership between Alexander Man and William Cook Reynolds, of Mark-Lane, Oilmen, is this Day dissolved by mutual Consent; in Witness whereof we put our Names this 15th Day of July, 1793.

Alex. Man.
Will. Cook Reynolds.

Notice is hereby given, that the Partnership heretofore subsisting between John Johnson and Thomas Smyth, of Liverpool in the County of Lancaſter, Merchants, under the Firm of John Johnson and Co. was dissolved on the 18th Day of March, 1793: All Persons indebted to the said Concern are desired to pay their Debts to the said John Johnson, who continues the Business on his own Account; and all Persons to whom the said Concern are indebted are desired to apply to him for Payment. Witness our Hands, this 29th Day of June, 1793.

John Johnson,
Tho. Smyth.

THE Copartnerships lately carried on by the Subscribers, under the Firms, Tassies and Company, Mackenzie and Tassies, and Mackenzie and Tassie, were, by mutual Consent, dissolved on the 25th Day of May last. All who have Claims against the said Copartnerships will please to apply to James Mackenzie, Merchant, in Glasgow, for Payment; and he is empowered to grant Discharges for the Debts due to the Companies, for the Convenience of all concerned.

Henry Riddell.
James Mackenzie.
John Tassie.
George Tassie.

Leicester, July 6, 1793.

THE Partnership between Joseph Inkerſole and John Walker, of Leicester, Drapers, is this Day dissolved by mutual Consent; and all Debts due from or to the said Partnership will be paid and received by the said Joseph Inkerſole.

Joseph Inkerſole.
John Walker.

Bristol, July 16, 1793.

Notice is hereby given, that the Partnership which lately subsisted between us, the undersigned Robert Tripp and Walter Jenkins, in the Business of Taylors and Shopmen, which hath been carried on by us on the Quay of this City, under the Firm of Tripp and Jenkins, is, by mutual Consent, this Day dissolved.

Robert Tripp.
Walter Jenkins.

THE Partnership between Edward Robert Travers and Daniel Lyon, of Preston, Lancashire, Merchants, Furriers and Hatters, is this Day mutually agreed and shall stand dissolved from the 27th of March last; and that all Demands upon and Debts due to the said Partnership, up to the said 27th Day of March last, are to be paid and received by the said Edward Robert Travers; as witness our Hands this 4th Day of July, 1793.

Edward Robert Travers.
Daniel Lyon.

The Business will be carried on by Daniel Lyon only.

Liverpool, June 1, 1793.

THE Partnership hitherto subsisting between the Subscribers, under the Firm of Cazneau and Marlin, terminated the 31st Ult. Mr. Cazneau then retired from Business, which will in future be carried on as usual, under the Firm of Marlin and Whitehouse, who are duly authorized by us to settle all Demands for and against our late Partnership.

Joseph Cazneau.
Ayon Marlin.
Will. Whitehouse, jun.

THE Partnership between Daniel Brandon and Abraham Brandon, of Castle-Street, Tabernacle-Walk, Moorfields, Mustard-Manufacturers, was this Day dissolved by mutual Consent; and the Business in future will be carried on by Mr. Daniel Brandon, who will pay all Debts due from the said Partnership, and is properly authorized to receive all Debts due to the Partnership. Dated this 9th of July, 1793.

Dan. Brandon.
Abraham Brandon.