

# on Gazette.

# Published by Authority.

From Saturday December 19, to Cuesday December 22, 1807.

DECLARATION.

HE Declaration issued at St. Petersburgh, by His Majesty the Emperor of all the Russias, has excited in His Majesty's Mind the strongest

Sensations of Astonishment and Regret.

His Majesty was not unaware of the Nature of those fecret Engagements which had been imposed upon Russia in the Conferences of Tilst. But His Majesty had entertained the Hope, that a Review of the Transactions of that unfortunate Negotiation, and a just Estimate of its Estects upon the Glory of the Russian Name, and upon the Interests of the Ruffian Empire, would have induced His Imperial Majelty to extricate Himfelf from the Embarrafiment of those new Counsels and Connections which He had adopted in a Moment of Despondency and Alarm, and to return to a Policy more congenial to the Principles which He has so invariably professed, and more conducive to the Honour of His Crown, and to the Prosperity of His Dominions.

This Hope has dictated to His Majesty the utmost Forbearance and Moderation in all His diplomatick Intercourse with the Court of St. Petersburgh since

the Peace of Tillit.

His Majesty had much Cause for Suspicion, and just Ground of Complaint. But He abstained from the Language of Reproach. His Majesty deemed it necessary to require specifick Explanation with respect to those Arrangements with France, the Concealment of which from His Majesty could not but confirm the Impression already received of their Character and Tendency. But His Majesty, nevertheless, directed the Demand of that Explanation to be made, not only without Afperity or the Indication of any hoftile Disposition, but with that confiderate Regard to the Feelings and Situation of the Emperor of Ruffia, which refulted from the Recollection of former Friendship, and from Confidence interrupted but not destroyed.

The Declaration of the Emperor of Rushia proves that the Object of His Majelty's Forbearance and Moderation has not been attained. It proves, unhappily, that the Influence of that Power, which is equally and effentially the Enemy both of Great Britain and of Ruffia, has acquired a decided Afcendency in the Counsels of the Cabinet of St. Peterfburgh; and has been able to excite a causeless Enmity between Two Nations, whose long-established Connection, and whose mutual Interests prescribed

the most intimate Union and Co-operation.

His Majesty deeply laments the Extension of the Calamities of War. But called upon as He is, to defend Himfelf against an Act of unprovoked Hoftility, His Majesty is anxious to refute in the Face of the World the Pretexts by which that Act is attempted to be justified.

The Declaration afferts that His Majesty the Emperor of Ruffia has twice taken up Arms in a Cause in, which the Interest of Great Britain was more direct than His own; and founds upon this Affertion the Charge against Great Britain of having

neglected to fecond and support the Military Opera-tions of Ruffia.

His Majefty willingly does Justice to the Motives which originally engaged Russia in the great Struggle against France. His Majesty avows with equal Rea-diness the Interest which Great Britain has uniformly taken in the Fates and Fortunes of the Powers of the Continent. But it would furely be difficult to prove that Great Britain, who was Herself in a State of Hostility with Prussia when the War broke out between Prussia and France, had an Interest and a Duty more direct in espousing the Prussian Quarrel than the Emperor of Russia, the Ally of His Prussian Majesty, the Protector of the North of Europe, and the Guarantee of the Germanick Constitution.

It is not in a publick Declaration that His Majesty can discuss the Policy of having at any particular Period of the War effected, or omitted to effect, Disembarkations of Troops on the Coasts of Naples. But the Instance of the War with the Porte is still more fingularly chosen to illustrate the Charge against Great Britain of Indifference to the Interests of Her Ally: a War undertaken by Great Britain at the Infligation of Russia, and solely for the Purpose of maintaining Russian Interests against the Insluence of

If, however, the Peace of Tilfit is indeed to be confidered as the Confequence and the Punishment of the imputed Inactivity of Great Britain, His Majesty cannot but regret that the Emperor of Russia should have resorted to so precipitate and fatal a Measure, at the Moment when He had received diffinct Assurances that His Majesty was making the most strenuous Exertions to fulfil the Wishes and

Expectations of His Ally (Affurances which His Imperial Majesty received and acknowledged with apparent Confidence and Satisfaction); and when His Majesty was, in Fact, prepared to employ for the Advancement of the common Objects of the War, those Forces which, after the Peace of Tilit, He was under the Necessity of employing to disconcert a Combination directed against His own imme-

diate Interests and Security.

The Vexation of Ruffian Commerce by Great Britain is, in Truth, little more than an imaginary Grievance. Upon a diligent Examination, made by His Majesty's Command, of the Records of the British Court of Admiralty, there has been discovered only a solitary Instance in the Course of the present War, of the Condemnation of a Veffel really Ruffian: a Vessel which had carried Naval Stores to a Port of the Common Enemy. There are but few Instances the Common Enemy. There are but few Instances of Russian Vessels detained: and none in which Justice has been refused to a Party regularly complaining of such Detention. It is therefore Matter of Surprize as well as of Concern to His Majesty, that the Emperor of Russia should have condescended to bring forward a Complaint which, as it cannot be feriously felt by those in whose Behalf it is urged, might appear to be intended to countenance those exaggerated Declamations, by which France perfeveringly endeavours to inflame the Jealoufy of other Countries, and to jultify Her own inveterate Animonty against Great Britain.

The Peace of Tilfit was followed by an Offer of Mediation on the Part of the Emperor of Ruffia, for the Conclusion of a Peace between Great Britain and France; which it is afferted that His Majesty re-

His Majesty did not refuse the Mediation of the Emperor of Russia; although the Offer of it was accompanied by Circumstances of Concealment, which might well have julified his Refusal. The Articles of the Treaty of Tilfit were not communicated to His Majesty; and specifically that Article of the Treaty in virtue of which the Mediation was proposed, and which prescribed a limited Time for the Return of His Majesty's Answer to that Proposal. And His Majesty was thus led into an apparent Compliance with a Limitation fo offenfive to the Dignity of an Independent Sovereign. But the Answer fo returned by His Majesly was not a Refusal. It was a conditional Acceptance. The Conditions required by His Majesty were, -a Statement of the Balis upon which the Enemy was difposed to treat; and a Communication of the Articles of the Peace of Tillit. The first of these Conditions was precifely the fame which the Emperor of Ruffia had himself annexed not Four Months before to His own Acceptance of the proffered Mediation of the Emperor of Authria. The Second was one which His Majesty would have had a Right to require, even as the Ally of His Imperial Majesty; but which it would have been highly improvident to omit, when He was invited to confide to His Imperial Majelty the Care of His Hopour and of His Interests.

But even if these Conditions (neither of which has been fulfilled, although the Fulfilment of them has been repeatedly required by His Majefty's Ambaffador at St. Petersburgh,) had not been in themfelves perfectly natural and necessary: there were I

not wanting Confiderations which might have warranted His Majesty in endeavouring, with more than ordinary Anxiety, to ascertain the Views and Intentions of the Emperor of Ruffia, and the precise Nature and Effect of the new Relations which His Im-

perial Majesty had contracted.

The complete Abandonment of the Interests of the King of Prussia, (who had twice rejected Proposals of separate Peace, from a strict Adherence to His Engagements with His Imperial Ally,) and the Character of those Provisions which the Emperor of Russia was contented to make for His own Interests in the Negotiations of Tilfit, presented no encouraging Prospect of the Result of any Exertions which His Imperial Majesty might be disposed

to employ in Favour of Great Britain.

It is not, while a French Army still occupies and lays waste the remaining Dominions of the King of Prussia, in spite of the Stipulations of the Prussian Treaty of Tillit; while Contributions are arbitrarily exacted by France from that Remnant of the Pruffian Monarchy, such as, in Its entire and most flourishing State, the Prussian Monarchy would have been unable to discharge; while the Surrender is demanded, in Time of Peace, of Prussian Fortresses, which had not been reduced during the War; and while the Power of France is exercised over Prussia with fuch shameless Tyranny, as to designate and demand for instant Death, Individuals, Subjects of His Prussian Majesty, and resident in His Dominions, upon a Charge of Difrespect towards the French Government;—it is not while all these Things are done and suffered, under the Eyes of the Emperor of Ruffia, and without His Interference on Behalf of His Ally, that His Majesty can feel Himfelf called upon to account to Europe, for having helitated to repofe an unconditional Confidence in the Efficacy of His Imperial Majesty's Mediation.

Nor, even if that Mediation had taken full Effect, if a Peace had been concluded under it, and that Peace guaranteed by His Imperial Majesty, could His Majesty have placed implicit Reliance on the Stability of any such Arrangement, after having feen the Emperor of Russia openly transfer to France the Sovereignty of the Ionian Republic, the Independence of which His Imperial Majesty had recently and folemnly guaranteed.

But while the alleged Rejection of the Emperor of Ruffia's Mediation, between Great Britain and France, is stated as a just Ground of His Imperial Majesty's Resentment; His Majesty's Request of that Mediation, for the Re-establishment of Peace between Great Britain and Denmark, is repre-fented as an Infult which it was beyond the Bounds of His:Imperial Majesty's Moderation to

endure.

His Majesty feels Himself under no Obligation to offer any Atonement or Apology to the Emperor of Ruffia for the Expedition against Copenhagen. It is not for those who were Parties to the fecret Arrangements of Tillit, to demand Satisfaetion for a Measure to which those Arrangements gave rife, and by which one of the Objects of them has been happily defeated.

His Majesty's Justification of the Expedition

against Copenhagen is before the World. Declaration of the Emperor of Ruffia would fupply whatever was wanting in it, if any Thing could be wanting to convince the most incredulous of the Urgency of that Necessity under which His Majesty

But until the Russian Declaration was published, His Majesty had no Reason to suspect that any Opinions which the Emperor of Russia might entertain of the Transactions at Copenhagen could be such as to preclude His Imperial Majesty from undertaking, at the Request of Great Britain, that same Office of Mediator, which He had assumed with so much Alacrity on the Behalf of France. Nor can His Majesty forget that the first Symptoms of reviving Considence, since the Peace of Tilsit, the only Prospect of Success in the Endeavours of His Majesty's Ambassador to restore the ancient good Understanding between Great Britain and Russia, appeared when the Intelligence of the Siege of Copenhagen had been recently received at St. Petersburgh.

The Inviolability of the Baltick Sea, and the reciprocal Guaranties of the Powers that border upon it, Guaranties faid to have been contracted with the Knowledge of the British Government, are stated as Aggravations of His Majesty's Proceedings in the Baltick. It cannot be intended to represent His Majesty as having at any Time acquiesced in the Principles upon which the Inviolability of the Baltick is maintained; however His Majesty may, at particular Periods, have forborne, for special Reafons influencing His Conduct at the Time, to act in Contradiction to them. Such Forbearance never could have applied but to a State of Peace and real Neutrality in the North; and His Majesty most affuredly could not be expected to recur to it, after France has been fuffered to establish Herself in undisputed Sovereignty along the whole Coast of the Baltick Sea, from Dantzig to Lubeck.

But the higher the Value which the Emperor of Russia places on the Engagements respecting the Tranquillity of the Baltick, which He describes Himfelf as inheriting from His immediate Predecessors, the Empress Catherine and the Emperor Paul, the less justly can His Imperial Majesty resent the Appeal made to Him by His Majesty as the Guarantee of the Peace to be concluded between Great Britain and Denmark. In making that Appeal, with the utmost Considence and Sincerity, His Majesty neither intended, nor can He imagine that He offered, any Insult to the Emperor of Russia. Nor can His Majesty conceive that, in proposing to the Prince Royal Terms of Peace, such as the most successful War on the Part of Denmark could hardly have been expected to extort from Great Britain, His Majesty rendered himself liable to the Imputation, either of exasperating the Refentment, or of outraging the Dignity, of Denmark.

His Majesty has thus replied to all the different Accusations by which the Russian Government labours to justify the Rupture of a Connection which has subsisted for Ages, with reciprocal Advantage to Great Britain and Russia; and attempts to disguise the Operation of that external Instuence by which Russia is driven into unjust Hostilities for Interests not her own.

The Ruffian Declaration proceeds to announce the feveral Conditions on which alone these Hostili-

ties can be terminated, and the Intercourse of the Two Countries renewed.

His Majefty has already had Occasion to affert, that Justice has in no Instance been denied to the Claims of His Imperial Majesty's Subjects.

The Termination of the War with Denmark has been fo anxiously fought by His Majesty, that it cannot be necessary for His Majesty to renew any Professions upon that Subject. But His Majesty is at a Loss to reconcile the Emperor of Russia's present Anxiety for the Completion of such an Arrangement, with His Imperial Majesty's recent Refusal to contribute His good Offices for effecting it.

The Requisition of His Imperial Majesty for the immediate Conclusion, by His Majesty, of a Peace with France, is as extraordinary in the Substance, as it is offensive in the Manner. His Majesty has at no Time declined to treat with France, when France has professed a Willingness to treat on an admissible Basis. And the Emperor of Russia cannot fail to remember that the last Negociation between Great Britain and France was broken off, upon Points immediately affecting, not His Majesty's own Interests, but those of His Imperial Ally. But His Majesty neither understands, nor will He admit, the Pretension of the Emperor of Russia to dictate the Time, or the Mode, of His Majesty's pacifick Negotiations with other Powers. It never will be endured by His Majesty that any Government shall indemnify Itself for the Humiliation of Subserviency to France, by the Adoption of an insulting and peremptory Tone towards Great Britain.

His Majesty proclaims anew those Principles of Maritime Law, against which the Armed Neutrality, under the Auspices of the Empress Catherine, was originally directed; and against which the present Hostilities of Russia are denounced. Those Principles have been recognized and acted upon in the best Periods of the History of Europe: and acted upon by no Power with more Strictness and Severity than by Russia Herself in the Reign of the Empress Catherine.

Those Principles it is the Right and the Duty of His Majesty to maintain: And against every Confederacy His Majesty is determined, under the Blessing of Divine Providence, to maintain them. They have at all Times contributed essentially to the Support of the Maritime Power of Great Britain; but they are become incalculably more valuable and important at a Period when the Maritime Power of Great Britain constitutes the sole remaining Bulwark against the overwhelming Usurpations of France; the only Resuge to which other Nations may yet resort, in happier Times, for Assistance and Protection.

When the Opportunity for Peace between Great Britain and Russia shall arrive, His Majesty will embrace it with Eagerness. The Arrangements of such a Negotiation will not be difficult or complicated. His Majesty, as He has nothing to concede, so He has nothing to require: Satisfied, if Russia shall manifest a Disposition to return to Her ancient Feelings of Friendship towards Great Britain; to a just Consideration of Her own true Interests; and to a Sense of Her own Dignity as an Independent Nation.

Westminster, December 18, 1807.

AT the Court at Windsor, the 18th of December

## PRESENT,

The KING's Most Excellent Majesty in Council. H IS Majesty having taken into Consideration the injurious and hostile Proceedings of the Emperor of all the Russias, as set forth in the Declara-tion of this Date, issued by His Majesty's Com-mand; and being determined to take such Meafures as are necessary for vindicating the Honour of His Crown, and procuring Reparation and Satisfaction, His Majesty therefore is pleased, by and with the Advice of His Privy Council, to order, and it is hereby ordered, that General Reprizals be granted against the Ships, Goods, and Subjects of the Emperor of all the Russias, (save and except any Vessels to which His Majesty's Licence has been granted, or which have been directed to be released from the Emperor, and have not since to be released from the Embargo, and have not fince arrived at any Foreign Port,) so that as well His Majesty's Fleets and Ships, as also all other Ships and Vessels that shall be commissionated by Letters of Marque or General Reprizals, or otherwife, by His Majesty's Commissioners for executing the Office of Lord High Admiral of Great Britain, shall and may lawfully feize all Ships, Veffels, and Goods belonging to the Emperor of all the Ruffias, or his Subjects, or others inhabiting within the Territories of the Emperor of all the Ruffias, and bring the fame to Judgment in any of the Courts of Admi-ralty within His Majesty's Dominions; and, to that End, His Majesty's Advocate-General, with the Advocate of the Admiralty, are forthwith to prepare the Draft of a Commission, and present the same to His Majesty at this Board, authorizing the Commisfioners for executing the Office of Lord High Admiral, or any Person or Persons by them empowered and appointed, to iffue forth and grant Letters of Marque and Reprizals to any of His Majesty's Sub-jects, or others whom the said Commissioners shall deem fitly qualified in that Behalf, for the apprehending, feizing, and taking the Ships, Veffels, and Goods belonging to Ruffia, and the Vaffals and Subjects of the Emperor of all the Ruffias, or any inhabiting within his Countries, Territories, or Dominions, (except as aforefaid;) and that fuch Powers and Clauses be inserted in the faid Commission as have been usual, and are according to former Precedents; and His Majesly's Advocate-General, with the Advocate of the Admiralty, are also forthwith to pre-pare the Draft of a Commission, and present the fame to His Majesty at this Board, authorizing the faid Commissioners for executing the Office of Lord High Admiral, to will and require the High Court of Admiralty of Great Britain, and the Lieutenant and Judge of the faid Court, his Surrogate or Surrogates, as also the several Courts of Admiralty within His Majesty's Dominions, to take Cognizance of, and judicially proceed upon, all and all Manner of Captures, Seizures, Prizes, and Reprizals of all Ships and Goods that are or shall be taken, and to hear and determine the same, and, according to the Course of Admiralty, and the Laws of Nations, to adjudge and condemn all fuch Ships, Veffels, and Goods as shall belong to Russis, or the Vasfals and Subjects of the Emperor of all the Russias, or to any others in-habiting within any of his Countries, Territories,

and Dominions, (except as aforefaid;) and that fuch Powers and Clauses be inserted in the said Commission as have been usual, and are according to former Precedents; and they are likewise to prepare, and lay before His Majesty at this Board, a Drast of such Instructions as may be proper to be sent to the Courts of Admiralty in His Majesty's Foreign Governments and Plantations, for their Guidance herein; as also another Drast of Instructions for such Ships as shall be commissionated for the Purpose abovementioned.

\*\*Camden\*\*, P.\*\*

Westmortand, C. P. S. Hawkesbury.
Mulgrave.
St. Helen's.
Sp. Perceval.
George Canning.

AT the Court at the Queen's Palace, the 25th of November 1807,

# PRESENT,

The KING's Most Excellent Majesty in Council. 7 HEREAS the Time limited by His Majefty's Order in Council of the First Day of July last, prohibiting the transporting into any Parts out of this Kingdom of any Pig-Iron, Bar-Iron, Hemp, Pitch, Tar, Rofin, Turpentine, Anchors, Cables, Cordage, Matts, Yards, Bowiprits, Oars, Oakum, Sheet-Copper, or other Naval Stores, will expire upon the Eleventh Day of January next: And whereas it is judged expedient for His Majesty's Service, and the Safety of this Kingdom, that the faid Prohibition should be continued for some Time longer, His Majesty doth therefore, with the Advice of His Privy Council, hereby order, require, prohibit, and command, that no Perfon or Perfons whofoever do at any Time, for the Space of Six Months, from the faid Eleventh Day of January next, prefume to transport into any Parts out of this Kingdom any Pig-Iron, Bar-Iron, Hemp, Pitch, Tar, Rofin, Turpentine, Anchors, Cables, Cordage, Mafts, Yards, Bowsprits, Oars, Oakum, Sheet-Copper, Sail-Cloth or Canvas, or other Naval Stores, or do ship or lade any Pig-Iron, Bar-Iron, Hemp, Pitch, Tar, Rofin, Turpentine, Anchors, Cables, Cordage, Masts, Yards, Bowfprits, Oars, Oakum, Sheet-Copper, Sail-Cloth or Canvas, or other Naval Stores, on board any Ship or Veffel, in order to transporting the same into any Parts beyond the Seas, without Leave or Permiffion first being had and obtained from His Majesty or His Privy Council, upon Pain of incurring the Forfeitures inflicted by an Act passed in the Thirtythird Year of His Majesty's Reign, intituled " An " Act to enable His Majesty to restrain the Expor-" tation of Naval Stores, and more effectually to " prevent the Exportation of Salt-Petre, Arms, and " Ammunition, when prohibited by Proclamation " or Order in Council:" But it is nevertheless His Majesty's Pleasure, that nothing herein contained

shall extend, or be construed to extend, to any of His Majetty's Ships of War, or any other Ships or Vessels or Boats in the Service of His Majesty, or employed or freighted by His Majesty's Board of Ordnance, or by the Commissioners of His Majesty's Navy; nor to prevent any Ship or Veffel from taking or having on board fuch Quantities of Naval Stores as may be necessary for the Use of such Ship or Vefsel during the Course of her intended Voyage, or by Licence from the Lord High Admiral of Great Britain, or the Commissioners of the Admiralty for the Time being; nor to the Exportation of the faid feveral Articles to Ireland, or to His Majesty's Yards or Garrisons, or to His Majesty's Colonies or Plantations in America or the West Indies, or to Newfoundland, or to His Majesty's Forts and Settlements on the Coast of Africa, or to the Island of St. Helena, or to the British Settlements or Factories in the East Indies: Provided that upon the Exportation of any of the faid Articles for the Purposes of Trade to Ireland, or to His Majesty's Yards and Garrisons, or to His Majesty's Colonies and Plantations in America or the West Indies, or to the Island of Newfoundland, or to His Majefty's Forts and Settlements on the Coast of Africa, or to the Island of St. Helena, or to the British Settlements or Factories in the East Indies, the Exporters of fuch Articles do first make Oath of the true Destination of the same to the Places for which they shall be entered outwards, before the Entry of the same shall be made, and do give full and fufficient Security, by Bond, (except as hereinafter excepted,) to the Satisfaction of the Commissioners of His Majesty's Customs, to carry the faid Articles to the Places for which they are fo entered outwards, and for the Purpofes spegified, and none other; and fuch Bond shall not be cancelled or delivered up until Proof be made to the Satisfaction of the faid Commissioners, by the Production, within a Time to be fixed by the faid Commissioners, and specified in the Bond, of a Certificate or Certificates, in fuch Form and Manner as shall be directed by the faid Commisfioners, shewing that the faid Articles have been all duly landed at the Places for which they were entered outwards: But it is His Majelty's Pleasure, nevertheless, that the following Articles, viz. Bar-Fron, White and Tarred Rope, Tallow or Mill Greafe, Tarpaulins for Waggon-Covers, Pitch, Tar, and Turpentine, shall be permitted to be exported, upon Payment of the proper Duties, without Bond being entered into by the Merchant Exporter, to any of the British Plantations in the West Indies, or to any of His Majefty's Settlements in South Ame rica; provided the Merchant Exporter shall first verify, upon Oath, that the Articles fo exported are intended for the Use of a particular Plantation or Settlement, to be named in the Entry Outwards, and not for Sale; and that the faid Plantation or

Settlement has not before been furnished with any Supply of the said Articles during the same Season; and provided also that the Exportation of the said Articles shall, in no Case, exceed the Value of Fifty Pounds Sterling for any given Plantation or Settlement, whether by one or more Shipments within the same Season: And the Right Honourable the Lords Commissioners of His Majesty's Treasury, the Commissioners for executing the Office of Lord High Admiral of Great Britain, and the Lord Warden of the Cinque Ports, are to give the necessary Directions herein as to them may respectively appertain.

W. Fawkener.

### War-Office, December 22, 1807. MEMORANDUM.

The Appointment of Lieutenant Mathew Burns to be Captain of a Company, by Purchase, in the 84th Regiment of Foot, as stated in the Gazette of the 19th Lustant, has not taken place.

The Appointments of Enfign Timothy Davies to be Lieutenant, by Purchase, in the 34th Regiment of Foot, and Enfign Francis Hay to be Lieutenant, without Purchase, in the same Corps, as stated in the Gazettes of the 9th August 1806, and 8th August 1807, have not taken place.

ERRATUM in the Gazette of the 19th Inftant.

84th Foot.

For Enfign John Stolkart to be Lieutenant, by
Purchase, vice Rurns, proposed.

Purchase, vice Burns, promoted, Read Ensign John Stolkart, to be Lieutenant, by Purchase, vice Macneale, promoted.

Commissions in the Mearnshire Volunteer Infantry, figured by the Lord Lieutenant of the County of Kincardine

Captain William Nicol to be Major, vice Thomson, deceased. Dated September 8, 1807.

Lieutenant Peter Christian to be Captain, vice Nicol, promoted. Dated as above.

Lieutenant William Gordon to be ditto, vice Burnett, deceased. Dated as above.

William Milne, Gent. to be Enfign, vice Findal, promoted. Dated as above.

Commissions in the Shropshire Regiment of Volunteer Infantry, signed by the Lord Lieutenant of the Country of Salop.

To be Lieutenants,
Enfign George Green, vice Bellyfe, refigned. Dated
November 2, 1807.

November 3, 1807.
Thomas Heber, Gent. vice Cotton, refigned. Dated as above.

Thomas Stanton, Gent. vice Hinksman, refigned. Dated as above.

John Povey, Gent. vice Evans, refigned. Dated as above.

James Green, Gent. vice G. Green, promoted.
Dated as above.

Thomas Artbury, Gent. vice Salter, promoted. Dated as above.

Robert Evans, Gent. vice Cooper, promoted. Dated as above.

John Sharland, Gent. vice Lee, promoted. Dated as above.

Commissions Signed by the Lord Lieutenant of the County | of Carmarthen.

2d Battalion of Carmarthen Volunteer Infantry.
Richard Edwards, Gent to be Enfign, vice Bowen, deceased. Dated November 30, 1807.

Lewis Lewis, Gent. to be Enfign, vice Mappleton,

deceased. Dated as above.

John Bowler Symes, Gent. to be Ensign, vice
George Lewis, deceased. Dated as above.

Admiralty-Office, December 22, 1807.

Copy of a Letter from Admiral Young, Commander in Chief of His Majesty's Ships and Vessels at Plymouth, to the Hon. W. W. Pole, dated on board His Ma-jesty's Ship Salvador del Mundo, in Hamoaze, the 16th Inflant.

SIR, REQUEST you will lay before the Lords Com-missioners of the Admiralty the accompanying Letter which I have this Day received from Lieute--nant James M'Kenzie, Commander of His Majesty's Hired Brig Ann; and I think it my Duty to inform their Lordships, that in a Letter I have reship speaks in Terms of great Admiration of the gallant Defence made by Lieutenant M'Kenzie against fuch superior Force, of which he was an Eyewitness, thinking, as all who saw the Action thought, that it would be impossible for the Brig to defend herfelf, fo as to escape being captured.

I have the Honour to be, &c. W. YOUNG.

His Majesty's Hired Armed Brig Ann, Plymouth-Sound, Dec. 16, 1807.

. IN Execution of your Order of the 14th, I have to acquaint you, on the 20th November, at Noon, being in Lat. 41°41' N. and Long. 10° 30' W. of my falling in with and capturing the Spanish Lugger Privateer Vanfigo, pierced for Fourteen Guns, but only Six Four Pounders and One long Brass Twelve-Pounder mounted, with Forty-five Men; out Eight Days from Ferrol; had not made any Captures: alfo, on my entering the Straits of Gibraltar on the Morning of the 24th, with a fresh Breeze from W. N. W. (the Lugger in Company,) about half past Nine A. M., falling little Wind, the Island of Terrissa N. E. by N. observed Ten of the Enemy's Gun-Boats rowing towards me. At Ten the headmost fired a Shot, and hoisted a Red Flag. Finding it impossible to escape, I shortened Sail to receive them. At a quarter past Ten the Three headmost closed, and commenced Action. At half past Ten, Seven more clofing, the Lugger ftruck, having hailed to inform me fhe had Three Men killed. At Eleven difmasted one of the Enemy's Gun-Boats, and Two more having struck, discontinued the Action, but did not think it prudent to attempt to take Possession, having on board Forty-two Prisoners, and charged with Dispatches, (my Complement being only Thirty-nine, Nine of which were on board the Lugger.) At Ten Minutes past Eleven, got the Vessel round by the Assistance of the Sweeps, and opened my Fire on Five who had taken Possession of the Lugger, and again cloting on my Starboard Quarter, with an Intention to board; but finding my Guns fo well supplied with Round and Grape, and ready to receive them in cafe of boarding, at

One o'Clock P. M. they sweeped out of Gun-shot, carrying off my Prize. I am happy in having the Pleasure to add, that although Six of the largest were within Piftol-fhot for nearly One Hour and a Half, I have not a Man hurt. It would be needless for me to attempt to fay any Thing in Favour of Mr. Olden the Master, and each of the Crew, only my great Satisfaction on beholding the high Flow of Spirits which is generally manifelted in the Countenance of every British Sailor, although opposed to so superior a Force, and their Regret at not being able to sink the Two which had struck.

I am, &c. (Signed) J. M'KENZIE. To William Young, Efg; Admiral of the Blue, and Commander in Chief, &c. Plymouth.

Foreign-Office, Downing-Street, Dec. 16, 1807. The King has been pleased to appoint Edward Thornton, Elq; to be His Majesty's Envoy Extraordinary and Minister Plenipotentiary to the Court

The King has also been pleased to appoint Charles Oakeley, Eiq; to be His Majesty's Secretary of Legation at that Court.

Whitehall, December 19, 1807.

The King has been graciously pleased to give and grant unto William Lewis Salufbury, of Cefn Coch, in the County of Denbigh, Efq; a Captain in the Regiment of Royal Cornish Miners Militia, and fecond Son of Sir Harry Trelawny, of Trelawny, in the County of Cornwall, Bart. His Royal Licence and Authority, that he and his Islue may take the Surname of Trelawny in addition to and after that of Salusbury, (which Surname of Salusbury he had affumed in purfuance of His Majesty's Royal Warrant for that Purpose, bearing Date the 9th Day of July 1802,) and also bear the Arms of Trelawny and Salusbury quarterly; fuch Arms being first duly exemplified according to the Laws of Arms, and recorded in the Herald's Office, otherwife His Majesty's said Licence and Permission to be void and of

And also to order that this His Majesty's Concession and Declaration be registered in His College of Arms.

Whitehall, December 19, 1807.
The King has been pleafed to appoint Ofborne Markham, John Fisher, and Alexander Loraine, Efgrs. to be Commissioners for the general Superintendance and Management of the Barrack Depart-

WE, the Lords Commissioners of His Majesty's Treasury in Great Britain, do hereby declare, in pursuance of an Act of the Forty-seventh Year of the Reign of His present Majesty King George the Third, intituled "An Act to allow for Two Years, from and after the paffing of this Act, an additional Bounty on Double Refined Sugar, and to extend former Bounties on other Refined Sugar to fuch as shall be pounded, crashed or broken; and to allow, for One Year, certain Bounties on British Plantation Raw Sugar exported;" That the Regulations of the faid Act contained, relating to the Allowance of the Bounties on Lump or Loaf Sugar

pounded, crafted, or broken, or on Sugar Candy, in carried on at or near to the Port of Leith, in that purfuance thereof, shall be extended to the Port of Part of the United Kingdom called Scotland, and Liverpool.

Given under our Hands this 21st Day of December 1807, SP PERCEVAL.

W BRODRICK. W. STU GES OURNE.

BY THE LORDS COMMISSIONERS OF HIS MAJESTY'S TREASURY.

WHEREAS by an Act, passed in the Fortyfeventh Year of His present Majesty's Reign, intituled " An Act to allow for Two Years from and after the paffing of this Act, an additional Bounty on Double Refined Sugar, and to extend former Bounties on other Refined Sugar to fuch as shall be pounded, crashed, or broken; and to allow for One Year, certain Bounties on British Plantation Raw Sugar exported;" reciting, that "whereas by the Laws now in force in Great Britain and Ireland respectively, it is required, that Refined Sugar exported for the Bounties shall be in Lumps or Loaves complete and whole, and that it is expedient that the faid Bounties shall be continued to be allowed and paid on the Exportation of the fame from the Ports of London and Dublin, although fuch Lumps or Loaves may be pounded, crashed, or broken;" it is enacted, " that on the due Exportation of Refined Sugar for the Bounties under those Laws, the fame Bounties respectively shall be allowed and paid under the Provisions and Regulations of those Acts on fuch Lumps and Loaves as may be pounded, crashed, or broken, under the Regulations of this Act." And whereas by the faid Act it is further enacted, "That whenever it shall be made appear to the Satisfaction of the Lord High Treasurer, or the Lords Commissioners of the Treasury for the Time being, in Great Britain or Ireland respectively, that proper Resindries are established and carried on at or near to any Port of the United Kingdom, to which it would be fafe in their Judgment to extend the Benefit granted by this Act to the Ports of London and Dublin, it shall and may be lawful for the Lord High Treasurer, or the Lords Commissioners of His Majesty's Treasury for the Time being, in Great Britain or Ireland respectively, to declare that the Regulations of this A& shall be extended to fuch Port, provided that no Bounty shall be paid or allowed upon Refined Sugar or Candy exported from any fuch Port, unless and until the Lord High Treasurer, or the Lords Commissioners of His Majesty's Treasury for the Time being, in Great Britain or Ireland respectively, shall have fignified their Approbation thereof by Publication of the London or Dublin Gazette respectively; and from and after the Day mentioned In fuch Publication, all and every the Provisions, Powers, Authorities, Penalties, Forfeitures, Regulations, Acts, Matters, and Things in this Act contained, or any Way relating to, the Allowance of the Bounties on fuch Lump or Loaf Sugar pounded, crashed, or broken, or on Sugar Candy, in pur-suance thereof, shall extend, and be construed to extend, to the Port or Ports named in fuch Order, in like Manner, in every Respect, and as fully and amply to all Intents and Purposes, as if such Port or Ports had been expressly named in this Act."

And whereas it has been made appear to our Satisfaction, that proper Refindries are established and carried on at or near to the Port of Leith, in that Part of the United Kingdom called Scotland, and it is in our Judgment fafe to extend to the faid Port the Benefit granted by the faid Act to the Ports of London and Dublin; we the underfigned Lords Commissioners of His Majesty's Treasury do therefore, pursuant to the faid Act, hereby declare, that the Regulations of the faid Act shall, from the Day of the Date hereof, be extended to the faid Port of Leith.

Given under our Hands this 21ft Day of December 1807. SP. PERCEVAL.
W. BRODRICK.

W. BRODRICK. W. STURGES BOURNE.

Navy-Office, December 1, 1807.

THE Principal Officers and Commissioners of His Majesty's Navy do bereby give Notice, that on Wednesday the 23d Instant, at One of the Clock, they will be ready to treat with such Persons as may be willing to contract for building

A Sailing Lighter, of the Burthen of about 125

Tons.

A Form of the Tender, with the Draught and Con-

tract, may be seen at this Office.

No Tender will be received after Twelve o'Clock on the Day of Treaty, nor any noticed, unless the Party, or an Agent for him, attends.

R. A. Nelson, Secretary.

Navy-Office, December 2, 1807.

THE Principal Officers and Commissioners of His Majesty's Navy do bereby give Notice, that on Wednesday the 30th Instant, at One o'Clock, they will be ready to treat with such Persons as may be willing to contract for supplying His Majesty's Yards at Deptford, Woolwich, Chatham, Sheerness, Portsmouth, and Plymouth, with

Cast Iron Ballast, Cast Iron Wedges, and Wrought or Milled Iron Plates.

Forms of the Tenders, with Patterns of the Wedges and Plates, may be feen at this Office; and Offers will be received for supplying any one or more, or the subple, of the Yards, with any or all of the aforesaid Articles.

No Tenser will be received after Twelve o' Clock on the Day of Treaty, nor any noticed, unless the Party, or an Agent for him, attends.

R. A. Nelfon, Secretary.

Transport-Office, December 15, 1807.

THE Commissioners for conducting His Majesty's Transport Service, for taking Care of Sick and Wounded Seamen, and for the Care and Custody of Prifoners of War, do hereby give Notice, that they will be ready at this Office, on Tuesday the 10th Day of February 1808, to receive sealed Tenders, and treat with such Persons as may be willing to enter into Contracts for Victualling Prisoners of War in Health, and asso for Victualling Prisoners of War in Sickness, at the Island of Grenada, from the 1st Day of April next, for Twelve Months certain, and thereafter until Six Month's Notice shall be given.

No Tender will be received after One o' Clock on the Day of Treaty, nor any noticed unless the Party, or an Agent for him, personally attend. Each Tender must be accompanied by a Letter from Two respectable Persons engaging to become bound with the Person tendering,

Farther Particulars may be known by applying at Alex. M'Leay, Secretary. this Office.

OFFICE FOR TAXES, SOMERSET-PLACE. December 22, 1807

PUrsuant to an A8 passed in the Forty-second Year of His present Majesty's Reign, Notice is hereby given, That the Price of the Three per Centum Reduced Bank Annuities, sold at the Bank of England

on this Day, was £.63 and under £.64 per Centum. By Order of the Commissioners for the Assairs of Taxes. Matthew Winter, Secretary.

COMMERCIAL DOCK COMPANY. Commercial Dock-Office, St. Mildred's.

Notice is bereby given to the Proprietors, that in pursuance of the Resolutions passed at the Old Lon-don Tavern, on the 18th Day of September last, the Managers have ordered a surther Call of Ten per Cent. on the Amount of their several Shares, the same to be paid into the Hands of Messes. Present, Grote, and Prescott, Bankers, in Threadneedle Street, on or before the 30th Day of January 1808; and they are requested further to notice, that the present Call is made in order to enable the Managers to pay to William Ritchie, Efg; the last Instalment to become due of the Purchase-Money of the Commercial Dock, and in full for the same, the Conveyance of the faid Dock having been already duly made and executed. The Proprietors are therefore hereby required to pay such Call of Ten per Cent. at the Time By Order, and Place above stated.

John Evans, Solicitor to the Commercial Dock Company, Newman's-Court, Cornbill.

N. B. If the Calls are not paid by the Time Sipu lated, the Shares in which Default is made will be forfeited, and the same will be fold for the Benefit of the Company.

#### WEST INDIA DOCK COMPANY.

London, December 18, 1807. THE Court of Directors of the West India Dock

Company do hereby give Notice, That an Half-yearly General Court of the faid Company will be held, (purfuant to the Directions of the At of Parliament, ) at the West India Dock-House, No. 8, Billiter-Square, on Tuesday the 5th Day of January 1808, at One o' Clock in the Asternoon, at which Meeting a Dividend will be declared on the Company's Stock for the Half-year, ending the 3 lft Instant. By Order of the Court of Directors,

Thos. Marsham, Secretary. N. B. The Chair to be taken at Two o' Clock pre oifely.

> Albion Fire and Life Office, 'Change-Alley, December 17, 1807.

Notice is hereby given, that in pursuance of a Re-Jolution of a General Court of Proprietors of the Albion Fire and Life Insurance Company, held on the 29th of October last, a Dividend, at the Rate of 61 per Cent. clear of Property Tax, on the Instalments made, will be payable according to the Number of Shares which shall be held by each Proprietor, on the 25th of December instant.

The Dividend so declared may be received at the Company's House in 'Change-Alley, on Friday the 1st of January next, between the Hours of Eleven in the

in the Sum of 1000l. for the due Performance of the Morning and Three in the Afternoon, or on any following Day, (Sunday excepted,) between the same Hours, until Saturday the 9th of January inclusive. After that Day the Dividend may be received on any Tuesday between the Hours above mentioned.

By Order of the Board of Diredors,

Warner Phipps, Secretary.

London Affurance-House, Birchin-Laue, December 16, 1807.

Notice is bereby given to Persons affured against Fire by this Corporation, that printed Receipts for the Premiums due at Christmas are now ready to le delivered at this Office, where Attendance is given daily, from Ten o' Clock in the Morning till Four in the Afternoon, for affuring Houses and other Buildings, Household Goods, Goods in Trade, Merchandine, Ships in Harbour, Cargoes in Ships and in Lighters on Rivers and Canals, Ships building and repairing, Farming Stock, Se. from Loss or Damage by Fire; and all Persons aubo are desirous of increasing their present Affurances in consequence of the great Increase in the Value of Buildings and of all building Materials, are bereby informed, that for such add tional Assurances they will not be put to any fresh Expence for new Policies.

Notice is likewife given, that the Fifteen Days allowed by the Corporation after the Quarter Day for Payment of the Premiums, will expire on the 9th January next. By Order of the Court of Directors,

Stephen Lee, Secretary.

#### UNCLAIMED PRIZE IN FIRST LOT-TERY

TEMPLE-BAR AND SNOW-HILL.

THE Holder of the Ticket No 4440, drawn a Prize in the said Lottery, is requisted to produce the same to the Clerk to the Trustees of the said Lottery, at the Comptroller's Office, Guildball, London, so that a Conveyance of the House allotted as the Prize to the Holder of that Ticket may be forthwith executed, pur-Swant to the Directions of the Act of Parliament in that B. balf. Jos. Bushnan, Clerk to the Trustees. Gnildhall, December 12, 1807.

SUGARS, GINGERS, and ALOES, FOR Sale, by Order of the Honorable Commiffioners of His Majesty's Customs, in the Long-Room, at the Custom-House, London, on Thursday the 31st December 1807, at Three in the Asternoon, in Lots of Two, Four, Six, Eight, and Ten Galks each.

H. T.

71 18 Barbadoes.

106 I Antigua.

4 St. Kitts.

64 Barrels Barbadoes Ginger.

And I Tierce Aloes.

Samples to be viewed at Wycherly's Tard, opposite Bear Quay, on Wednesday the 30th and Thursday the 31st of December 1807.

December 19, 1807. Notice is hereby given to the Officers and Company of His Majesty's Gun-Brig Conflict, Lieutenant J. B. Batt, Commander, that a Distribution of the Proceeds of Nine French Choffe Marées, captured the 29th July 1807, will be made on board the jaid Ship, on Thursday the 2 4th Instant; and that the unclaimed Shares will be recalled for Three Months from that Time, at the Office of Mr. W. P. Smith, Plymouth-Dock. William Procter Smith, Agent.



December 15, 1807.

Notice is bereby given to the Officers and Company of His Majest's Ship Brilliant, who were actually on board at the Capture of La Vaillant French Privateer, the 20th Day of June 1802, that they will be paid their respective Proportions of Head-Money for the land Capture, at Plemouth, on Wedgeslan the 20th the fand Capture, at Plymouth, on Wednesday the 23d Instant, if then in Port; and the Shares not then de-manded will be recalled at No. 67, Fore Street, Pry-month-Dock, every Tuesday and Saturday for Three Months.

Fourth Clais - - £1 13 10½
Fifth Ciai; - - £1 13 10½
James Sykes, of London, and H. M. Orchard,
of Plymath Dock, Agents.

Otice is hereby given, that the Partnership heretofore existing between John Thornber, James Thornber, and Thomas Thornber, in the Business of Cotton-Spinning, curried on at Runley-Bridge, within the Township of Settle and Parish of Giggleswick, in the County of York, under the Firm of John Thornber and Co. is dissolved by mutual Consent—All Debts owing by or to the said Concern will be liquidated and adjusted by the said James Thornber: As witness the Hands of the said Parties this 24th Day of September 1807,

John Thornber.

James Thornber.

Thomas Thornber.

Notice is hereby given, that the Partnership lately sub-fishing between Benjamin Hall and William Hall, of Houndfditch, in the City of London, Coach-Joiners and Venetian Blind-Makers, was diffolved this Day by mutual Confent; and the faid Bulinefles will in future be carried on by the faid William Hall, in his own Name, and on his own Account .- December 25, 1807.

Benjamin Hall. William Hall.

Otice is hereby given, that the Partnership lately sub-fishing between Dorothy Gerrard and Elizabeth Shore, of No. 62, Pall-Mall, was dissolved by mutual Consent on and from the 29th Day of September last. Witness our Hands this 17th Day of December 1807.

Elizabeth Shore.

Otice is hereby given, that the Partnership between John Edwards and Samuel Diplock, of Hilperton, in the County of Wilts. Clothiers, was diffoleed this Day by mutual Confent.—All Debts owing to and from the faid Partnership will be received and paid by the said John Edwards: As witness their Hands this 16th of December 1807,

Jno. Edwards. Sam. Diplock.

Totice is hereby given, that the Partnership heretofore Otice is hereby given, that the Partnership heretosore carried on between Chadd Randall and Joseph Newman, under the Firm of Randall and Company, of Little Eslex-Street, Strand, in the County of Middlesex, Coal Merchants, is disolved by mutual Consent.—All the Debts due to the said Copartnership are to be paid to the said Joseph Newman, who will discharge all Claims thereupon: As witsels our Hands this 7th Day of December 1807,

Chadd Randall.

Joseph Newman.

FILE Partnership lately carried on in Bermondsey, Sur-I rey, by us the underligned as Fellmongers, under the Tirm of Jackson and Co. having by mutual Consent been Tirm of Jackson and Co. having by mutual Content been dislosted, all Persons having Claims on the said Firm up to the 15th Day of September last, are desired to fend an Account thereof to the Counting-House of me, the said James Newsome, in Russell-Street, Bermondsey, in order that they may be forthwith discharged, and to whom all Debts due to the said Firm are to be paid.—Dated this 16th Day of December 1807.

Yas. Newsome.

Suml. Jackson.

HE Partnership in Trade lately existing between the undersigned Michael Wainhouse and Edward Grace, of Leeds, in the County of York, Merchants, was dissolved by mutual Confent on the 3til Day of December last. Dated this 14th Day of December 1807

Mich. Wainhoufe. Edward Grace.

NOTICE.

December 18, 180%. E Beau Monde, or Literary and Fathionable Magazine, lately carried on by John Browne Bell and Thomas Richards, will in tuture be carried on by John Brown Bell and John De Camp, they having purchased the Share lately held by Thomas Richards. Thomas Richards

John Browne Bell. John De Camp.

London, March 24, 1806. Otice is hereby given, that the Partnership substiting between John and Thomas Bennett, of Compton-Street, Clerkenwell, Brewers, is this Day dislosed by mutual John Bennett. Thomas Bennett. Confent.

I.ondon, November 30, 1807.

Otice is hereby given, that the Partnership inbuilding between Thomas Bennett, James Clarke, and James Evans, under the Firm of Bennett and Co. of Compton-Street, Clerkenwell, Brewers, is this Day diffolved by mutual Confent; and the Concern will be in future carried on by Thomas Bennett and William Foote Mount.

Thomas Bennett. James Clarke. Jas. Evans. William Foote Mount.

Otice is hereby given, that the Partnership carried on by us the underligned Robert Walker and Edmund Bowman, at No. 75. Dean-Street, Oxford-Street, Engine-Makers, under the Firms of Walker, and Bowman, and Bowman and Walker, is this Day diffolved by mutual Confent—All Debts due to and from the Partnership will be received and paid by the said Robert Walker.

Robert Walker. Edm. Bowman.

Otice is hereby given, that the Copartnership between Thomas Compton, of Alhton, in the County of North-ampton, and John Compton, of Waternewton, in the County of Huntingdon, Millers, carried on under the Firm of Thomas and John Compton, was disolved on the 6th Day of May last by mutual Consent: As witness our Hands this 19th Day of December 1807. Thos Compton. Ino. Compton.

GENERAL PAOLI.

LL Persons having any Claims or Demands on the
Estate and Essects of General Paoli, late of Edgeware-Road, in the County of Middlesex, descaled, are defired forth-Road, in the County of Middlelex, deceared, are defined for the with to transmit the Particulars thereof to John Dewbery, No 48, Conduit-Street, Hanover-Square, Solicitor for the Executors, in order that the same may (if right,) be discharged. December 21, 1807.

NEXT OF KIN WANTED.

IF Benjamin Dutton and Ann Dutton, Son and Daughter of Joseph Dutton, formerly of All. of Joseph Dutton, formerly of Wharton, near the City of Chester, by Ann his Wife, formerly Ann Rowe, Spinster, or any Child or Children of the said Benjamin Dutton, or Ann Dutton, or either of them, apply to Archibald Keight-ley, Attorney at Law, Wood-Street, Liverpool, they will be numbered amongst those who are to partake of the Distribution of the late Mr. William Dutton's Effects, if Application be made on or before the 22d Day of January 1808, when a Distribution is intended to be made.

The above-named Benjamin Dutton did refide at Cheffer, afterwards at Manchester, and is now supposed to reside in the South of England; and the above-named Ann Dutton is

supposed to refide in or near Londons

Lands in Perthibire, and House in Stirling, for Sale.

O be fold by public Roup, within the Royal Exchange
Coffee-House, Edinburgh, on Wednesday the 25th
Day of May 1808, at Two o'Clock in the Afternoon, in Two

Lots, by Order of the Affignees of Mellrs. George Baillie and John Jaffray.

Lot 1. The Edate and Lands of Pitfar, the Property of Mr. John Jaffray, fituated in the Parith of Followay, and County of Perth, about Twelve Miles from Stiling, and Six from Alloa, both excellent Market Towns, to which there is ea'y Access from the Lands by good Roads, and there is Fleaty of Coal and Lime in the Neighbourhood.

The Lands (on which there are fultable Farm Steadings) extend to 239 A, 3 R, 32 F, according to a late Survey thereof. They are mostly inclosed with Stone Fences on Quickfet Hedges; and there are interfperfed among the Fields about 19 Acres of thriving Plantations in Clumps and Strips; and being in the Occupation of the Proprietor at prefent, the Purchaser will get immediate entry to the whole Premises The Subject holds of the Crown for Payment of a small Feu Duty of 12s 23.1. to the Abbey of Culrofs, and is valued in the Cels Books at 68!. The Stipend payable out of the Lands is 3l. 1s. td. and School Salary 5s. 6d.

1.ot 2. That House and Pertinents in Stilling, at prefent occupied by Mr. Jaffray, fituated on the South Side of St. John's-Street. 'The House is large, having on the Ground Floor a Kitchen, I'wo Rooms, and a Cellar; on the Second Floor, a Dining-Room, Parlour, and Two Bed-Rooms; on the Third Floor, a large Dining Room and Three Bed-Rooms; and in the Attic Story, Three Bed-Rooms. In the back Court, there is a Stable and other Office-Houfes; and adjoining thereto, an excellent Garden, well laid out. The Subjects are held in Burgage of the Town of Stilling.

The Servants on the Lands of Pitfar will flew the Ground and Marches, and these in the House in Stirling will shew

it and the Pertinents.

For further Particulars apply to John Hunter, Efq; W.S. Queen-Street, Edinburgh; Mellis, Bolton, Newton, and Brade, the Affignees, at Liverpool; or Mellis, Dennetts and Greaves, Solicitors, King's Arms Yard, Coleman-Street, London with such of whom a Plan of the Effat, is left. don, with each of whom a Plan of the Estate is left.

O be fold, purfuant to an Order of the Lord High Chancellor of Great Britain, before the Lord High the Commission Part of the Commission and authorised in and by a Commission of Bankrupt awarded and illued and now in Profecution against Charles Glover, of Albemaile-Street, in the Parish of St. George, Hanover-Square, in the County of Middlefex, Upholiterer, at the Guildhall of the City of London, on Saturday the 8th of January next, between the Hours of One and Two of the Clock in the Afternoon, fundry Debts, a mounting to 1700l. and upwards, remaining due and owing from feveral Perions to the faid Charles Glover, and by him affigued, (before he became a Bankrupt,) to certain Truffees nominated and appointed in and by a certain Indenture, bearing Date the 25th of May 1803, made between the faid Charles Glover, of the One Part, and the faid Trustees of the

For further Particulars inquire of Mr. Foulkes, Southampton-Street, Covent-Garden, Solicitor to the faid Commission.

O be fold by Auction, before the major Part of the Commissioners named and authorised in and by a Commission of Bankrupt against Joseph Myers, of Whittle in the County of Lancaster, Cotton-Spinner, at the Request of the Mortgagee, on Thursday the 7th Day of January next, at the House of Anthony Warren, the Legs-of-Man in Preston, subject to such Terms and Conditions as will be then produced, at Six o'Clock in the Evening,

Lot 1. The Leafehold Estate and Interest of the said Jo-

feph Myers, of and in all that capital Messuage and Tenement, called Avenham-House, with the Out-buildings, Gardens, and Appurtenances thereunto belonging, and the Three feveral Closes lying near thereto, containing Five Acres of Land, or thereabouts, customary Measure, and now in the Possession of Mrs. Godfrey and Mr. Clough, and their Under-

tenants.

The Premises are holden by Lease from the Trustees of Goofnargh Hospital, for the Lives of Mr. William Myers, of Manchelter, aged 40 Years; Mr. Joseph Myers, of Preston, aged 26 Years; and Mr. John Myers, of the same Place, aged 18 Years; and for the Life of the Survivor of them, under the yearly Rent of 121, 25, 6d.

Lot 2. A Pew on the North Side of the North Aifle of the Parith Church of Prellon, and now in the Pollettion of Mrs. Myers.

1.of 3. A Pew, fituate on the South Side of the Front

Aille in St. George's Chapel.

Any further Information may be had from Mr. John Green, or Mr. Thomas Crane, both of Preston, or at the Office of Mr. Winstanley, in Preston.

ST. VINCEN'S AND PERBICE.

O be fold, at Garraway's, in the Month of August next, unless previously disposed of by private Contract, by Order of the Affignees of George Baillie and John Jeffray, the leveral Estates belonging to the Bankrupt George Bailtie, fituate in the Island of St. Vincent, in the West Indies, known by the Names of Sion-Hill Edate, Carapan Edate, and Carriere Edate; and also a Moiety of another Edate, fituate in the Colony of Berbice, in the West Indies, called the Inverness Estate; and also a certain Proportion of another Effrite in the fame Colony, called the Canaye Lot; together with all the Slaves, Plantation Stores, and other Live and Dead Stock in or upon the faid feveral Ethates; and which Estates, by a Resolution of the Creditors of the faid George Baillie and John Jaffray, the Affiguees are at liberty to fell for Bills accepted by the House of George Baillie and Co. now remaining unpaid, and proved against the Estate.

For further Particulars apply to Deunetts and Greaves, Solicitors to the Affiguees, King's-Arms-Yard, London.

O be fold, purfuant to an Order of the High Court of Chancery, made in a Caufe Pritchard verfus Oldham, with the Approbation of Edward Morris, Efg; one of the Matters of the faid Court, at the Public Sale-Room of the faid Court, in Southampton-Buildings, Chancery-Lane, on Monday the 25th Day of January 1808, between the Hours of One and Two of the Clock in the Afternoon, the Leafehold Estates, late of Andrew Pritchard, deceased, fituate at Dalfton, Hackney, and Bethnal-Green, in the County of Middlefex.

Particulars of the faid Estates to be had (gratis) at the faid Master's Chambers, in Southampton-Buildings; of Mr. Amici, in Sion-College-Gardens, Aldermanbury; of Mc. Pinkett, Elm-Court, in the Middle-Temple; and at the

Nag's-Head, in Hackney-Road.

DUrfuant to a Decree of the High Court of Chancery, made in a Cause Way against Cooper, the Creditors of Joseph Cooper, late of Wellow, in the Parish of Shalsheet, in the tile of Wight, in the County of Southampton, Yeo-man, deceased, (who died on or about the 25th Day of May 1804,) are to come in and prove their Debts before James Stanley, Efq; one of the Masters of the faid Court, at his Chambers in Southampton-Buildings, Chancery-Lane, London, on or before the 12th of February 1808, or in Default thereof they will be peremptorily excluded the Benefit of the faid Decree.

DUrfuant to a Decree of the High Court of Chancery, made in a Caufe Goudge against Lear, the Creditors and Legatees, (if any,) of Alexander Goudge, late of White-Lion-Street, Norton-Falgate, in the County of Middleftx, Paviour, deceated, (who died in the Month of March 1806,) are, on or before the 23d Day of January next, to come in before Alexander Popham, Efq; one of the Mallers of the faid Court, at his Chambers, in Southampton Buildings, Chancery-Lane, London, and prove their Debts, and claim their Legacies, or in Default thereof they will be peremptorily excluded the Benefit of the faid Decree.

DUrmant to a Decree of the High Court of Chancery, made in a Cause Bradley against Westcott, the City of Oporto, in the Kingdom of Portugal, Merchant, and late of Wokingham, in the County of Berks, Eig deccased, are, on or before the ast Day of March next, to come in and prove their Debts, and claim their Legacies, before John Campbell, Eig; one of the Mafters of the faid Court, at his Office, in Southampton-Buildings, Chancery-Lane, London, or in Default thereof they will be peremptorily excluded the Benefit of the faid Decree.

Durfuant to a Decree of the High Court of Chancery, bearing Date the 16th Day of February 1803, made in a Cause wherein Mary Edos, Widow, and John Mace are Plaintiff, and Lydia Rofe, Widow, is Defendant, and in pursuance of the General Order of Transfer of the faid Court, dated the 18th of July 1804, the Creditors of William Edes, formerly of Edmonton, in the County of Middle-fex, (who died in the Mouth of March 1777,) are forthwith to come in and prove their Debts before Samuel Compton Cox, Efg. one of the Mafters of the faid Court, at his Chambers, in Southampton-Buildings, Chancery-Lane, London, or in Default thereof they will be excluded the Benefit of the faid Decree.

made in a Caufe Wright against Campbell, the Creditors and Legatees of William Campbell, Esq. deceased, formerly Deputy Quarter-Matter-General on the Bengal Military Establishment, in the East Indies, (who died at the Camp at Coel in or about the Month of September 1803,) are forthwith to come in and prove their Debts, and claim their Legacies, before John Campbell, Esq; one of the Masters of the faid Court, at his Office in Southampton Buildings, Chancery-Lane, London, or in Default thereof they will be excluded the Benefit of the faid Decree.

Manual to a Decree of the High Court of Chancery, made in a Caufe Malden against Barlow, the Creditors of Jonas Malden, late of Purney, in the County of Surrey, Surgeon, deceased, (who died in or about the Month of July 1805,) are surthwith to come in and prove their Debts before James Stanley, Esq; one of the Masters of the faid Court, at his Chambers in Southampton-Buildings, Chancery-Lane, London, or in Default thereof they will be excluded the Benefit of the faid Decree.

HE Creditors who have not already come in and executed the Deeds of Composition of Mr. Maurice Da Costa, or Sherborne-Lane, in the City of London, Merchant, are requested to come in and execute the same, and receive the Composition due on their several and respective Debts, at the Office of Messrs. Willet, Annesley, and Son, in Finsbury-Square; and Notice is hereby given, that unless such Creditors do come in and execute the faid Deeds, and receive such Composition, within Two Calendar Months from this Day, they will be excluded any Benefit under the same.

—Dated December 15,1807.

HE Creditors who have proved their Debts under a Commission of Bankrupt awarded and issued forth against James Denison, William Andrews Phelps, and George again! James Denilon, William Andrews Phrips, and George Williams, of Friday-Street, Cheapfide, in the City of London, Warehousemen, and Copartners, Dealers and Chapmen, are requested to meet the Assignees of the said Bankrapts' Estate and Effects, on Tuesday the 29th Day of December instant, at Eleven of the Clock in the Forenoon, at the Office of Mellis, Eaton and Hardy, Solicitors, Birchin-Lane, to assent to or different the said Assignees selling by public Sale or private Contract or otherwise disosting of the public Sale or private Contract, or otherwise disposing of, the Leases of the several Houses and Premises occupied by the faid James Denison, Denison, Phelps, and Williams, and William Andrews Phelps respectively, in Friday-Street aforefaid, and also in Bread-Street, in the faid City, and all or any Part of the Stock in Trade, Household Furniture, and 2 flects belonging to the faid Bankrupts, or any or either of them; and also to the faid Assignces accepting personal or other Security for Payment thereof, or fuch Part thereof, as they may think proper; and also to the said Assignees empowering a proper Person to arrange and fettle the Ac-counts relating to the faid Bankrupts' Estate, and to collect in the outilanding Debts due and owing thereto, and making him tuch reatonable Allowance for his Trouble as they shall see fit; and also to determine on the Propriety of paying certain Law Charges and Expenses incurred prior to the Apapointment of the faid Affignees, and not included in the Solicitor's first Bill of Costs; and also to atlent to or diffent from the faid Affiguees commencing, profecuting, or delending any Suit or Suits at Law or in Equity for Re-covery of any Part of the faid Bankrupts' Effate and Eftects; or to the compounding, submitting to Arbitration, or otherwite 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 forth against John Johnson, late of Congleton, in the County of

Cheffer, Money-Scrivener, are defired to meet the Affign es of the faid Bankrupt's Effate and Effects, on Saturday the 2d Day of January next, at Eleven o'Clock in the Forenoon. at the Crown lin, in Stone, in the County of Stafford, in order to affent to or diffent from the faid Affignees becoming Parties to and joining in a certain Arbitration already commenced and in Part proceeded in, purfuant to the Terms of a certain Indenture, dated the 27th Day of July lait, and made between the faid Bankrupt and Ann his Wife, of the first Part; Eliza Harrison, of the second Part; Thomas Boothman and William Kirkby, of the third Part; George Peel, Jonathan Peel, and William Williams, of the sourch Part; and Thomas Heron Ravenscroft, of the fifth Part, for the Purpole of adjoiling and putting an End to divers Disputes and Differences substitting between the faid Parties relative to a certain Colliery, fittated in Stadmoreflow, in the faid County of Stafford, called Stonetrough Colliery, and lately conducted and carried on by the faid Parties of the first, second, third, and fourth Parts in Copartnership together, or otherwise to act in and about such Arbitration as the faid Atlignees shall think necessary and proper; and also to affent to or diffent from the faid Affigness commencing or defending any Suit or Suits at Law or in Equity against or at the Suit of the faid Parties to the faid Arbitration, or any of them, for or in respect of any of the Matters or Things in Dipute between them; also to affent to or diffent from the faid Assignees being at liberty to join the present Copartners in the faid Colliery, in wo king, conducting, and carrying on the fame for the Benefit of the Creditors of the faid Bankrupt, fo far as they the faid Affignees are interefted therein; or to their felling or difpoling of the Part or Share of the faid Bankrupt therein by public Auction or private Contract, and to their accepting such Security or Securities from the Purchaser or Purchasers thereof as they shall think proper; or to the faid Affigures relinquishing and conveying the Share of the faid Bankrupt in the faid Colliery to the present solvent Partners, or otherwise to act therein as they thall think proper; also to affent to or difleut from the faid Affignees relinquishing and giving up to be cancelled a certain Contract entered into by the faid Bankrupt with Thomas Heron Ravenferoft and William Arrowsmith, for the Purchase of a Cotton Manufactory and Premises in or near to Congleton aforefaid; or to their commencing or defending any Suit or Suits at Law or in Equity to compel the Performance of the faid Contract, or in any Way touching or concerning the fame; also to assent to or diffent from the faid Alliguees felling or disposing of all or any Part of the faid Bankrupt's real or personal Estates by public Auction or private Contract, or otherwise to act in and about such Sales respectively as the faid Affignees shall think proper; and also to their commencing or defending any Suits at Law or in Equity for Recovery of the faid Bankrupt's Estate or Esfects; and to their compounding, submitting to Arbitra-tion, or otherwise agreeing any Matter or Thing relating thereto; and on other special Affairs.

Commission of Bankrupt awarded and issued forth against John Elliott and John Thomas Dagnall, of Upper East Smithsield, in the Parish of Saint Botoph without Aldgate, in the County of Middlesex, Flax-Dressers and Partners, are desired to meet the Affignee of the said Bankrupts' Estate and Esseets, on Thursday next the 24th Day of December instant, at Twelve o'Clock at Noon, at the Office of Melsis. Wegener and West, No. 13, Red-Lion-Street, Wapping, to assent to or dislent from the said Assignee's selling, and disposing of all or any Part of the Bankrupts' Household Furniture and Fixtures by public Auction or private Contrast, together or in Lots, and his taking or accepting Notes, Bills, or other Securities of the Purchasers for the same, or otherwise to as therein, as the said Assignee shall think proper; and also to assent to or dissent from the said Assignee's commencing or defending any Suits at Law or in Equity, for the Recovery and Protection of the said Bankrupts' Estate and Esseets, or otherwise agreeing to submit the same and all Matters relative thereto, as also all other Doubts, Questions, or Disputes which may arise respecting the said Bankrupts' Estate and Esseets, or in any Manner sa he may think proper; and to his taking, using, and pursuing all such

other Ways and Means for the speedy liquidating and adjuding of the Affairs of the said Bankrupts, as shall from Time to Time appear to the said Affaire to be necessary; and on other special Affairs.

Commission of Bankrupt awarded and issued forth against George Smith, of Sweeting's-Alley, in the City of London, and of Finsbury-Terrace, City-Road, in the County of Middlefex, Insurance-Broker, Underwriter, Dealer and Chapman, are deficed to meet the Assignees of his Estate and Estects, on Thursday next the 24th Day of December instant, at Twelve o'Clock at Noon precisely, at the Office of Mr. P. U. Williams, No. 19, Austin Friars, London, to assist to or dissent from the said Assignees granting a Lease for Thwenty-one Years of a certain House belonging to the said Bankrupt, or of authorizing the Mortgagee of the same to grant such Lease; and also to the said Assignees selling and disposing of the said House and Three other Houses belonging to the said Bankrupt by public Austion or private Contract; and also to assert to or distent from the said Assignees compounding or agreeing with the several Mortgagees of the said Houses for their Interest in the said Houses; or of their commencing, prosecuting, or defending any Action, Suit, or other Measures for voiding the Secusities to the said Mortgagees as they shall be advised; and on other special Affairs.

Durfuant to an Order made by the Right Honorable John Lord Eldon, Lord High Chancellor of Great Britain, for Enlarging the Time for John Jones, late of Enfonce, in the County of Oxford, Vidualler, Dealer and Chapman, (a Bankrupt,) to furrender himself and make a full Discovery and Disclosure of his Estate and Essets for Forty-nine Days, to be computed from the 26th of December instant; This is to give Notice, that the Commissioners in the said Commission named and authorized, or the major Part of them, intend to meet on the 13th of February next, at Ten in the Forenoon, at the Sign of the Old Angel, in the Borough of New Woodslock, in the County of Oxford; where the faid Bankrupt is required to surrender himself between the Hours of Eleven and One on the same Day, and make a sull Discovery and Disclosure of his Estate and Essets, and finish his Examination; and the Creditors, who have not already proved their Debts, may then and there come and prove the same, and assent to or diffent from the Allowance of his Certificate.

Purfuant to an Order made by the Right Honourable John Lord Eldon, Lord High Chancellor of Great Britain, for Enlarging the Time for Samuel Pears, of Bread-Street, London, Warchouseman and Factor, and John Watson, John Watson the Younger, and Joseph Watson, all of Presson, in the County-Palatine of Lancaster, Cotton-Manusacturers, Dealers and Chapmen, and Partners, trading in London under the Firm of Samuel Pears and Co. (Bankrupts.) to surrender themselves, and make a full Discovery and Disclosure of their Estate and Essets, for Forty-nine Days, to be computed from the 22d Day of December instant: This is to give Notice, that the Commissioners in the said Commission named and authorised, or the major Part of them, intend to meet on the 9th Day of February next, at Ten of the Clock in the Forenoon, at Guildhall, London; when and where the said Bankrupts are required to surrender themselves between the Hours of Eleven and One of the Clock of the same Day, and make a full Discovery and Disclosure of their Essation; and the Creditors, who have not already proved their Debts, may then and there-come and prove the same, and affent to or dissent from the Allewance of their Certificates.

Hereas a Commission of Bankrupt is awarded and issued forth against Thomas Pearson, of Pennybridge, in the County of Lancaster, Flax-Spinner, 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 8th of January next, at Five in the Asternoon, on the 9th of the same Month, at Eleven of the Clock in the Forenoon, and on the 2d of February following, at Five of the Clock in the Asternoon, at the Sun Inn, Ulverston, in the faid County of Lancaster, and make a full Discovery and Disclosure

of his Estate and Essects; 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 smith his Examination, and the Creditors are to assign to or differ from the Allowance of his Certificate. All Persons indebted to the said Bankrupt, or that have any of his Essects, are not to pay or deliver the same but to whom the Commissioners shall appoint, but give Notice to Mr. Dickinson, Solicitor, Ulverthon, Lancashire, or to Messis, Baxters and Martin, of Furnival's-Inn, London.

Whereas a Commission of Bankrupt is awarded and issued forth against Thomas Bland the Younger, of Market-Brough, in the Pacish of Brough, and County of Wellmorland, Wine and Spirit Merchant, and he being declared a Bankrupt is hereby required to furrender himself to the Commissioners in the said Commission named, or the major Part of them, on the rath and 19th of January next, and on the 2d of February following, at Ten in the Forenoon on each Day, at the King's-Head Inn, in Appleby, and make a full Discovery and Disclosure of his Estate and Essects; when and where the Creditors are to come prepared to prove their Debts, at the Second Sitting to choose Assignces, and at the Last Sitting the said Bankrupt is required to finish his Examination, and the Creditors are to assent to or distinct from the Allowance of his Certificate. All Persons indebted to the said Bankrupt, or that have any of his Fifects, are not to pay or deliver the same but to whom the Commissioners shall appoint, but give Notice to Mischin Margetson, Kirkby Stephen, Westmorland.

Whereas a Commission of Bankrupt is awarded and issued forth against William Hope, of Brampton, in the County of Cumberland, Manusacturer, 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 7th and 8th Days of January next, and on the 2d Day of February sollowing, at Eleven of the Clock in the Forenoon on each Day, at the Sign of the Bush, in the City of Carlisle, in the County of Cumberland, and make a full Discovery and Disclosure of his Estate and Essects; when and where the Creditors are to come prepared to prove their Debts, and at the Second Sitting to chuse Assgnees, and at the Last Sitting the said Bankrupt is required to finish his Examination, and the Creditors are to affent to or dislent from the Allowance of his Certificate. All Persons indebted to the said Bankrupt, or that have any of his Essects, are not to pay or deliver the same but to whom the Commissioners shall appoint, but give Notice to Mr. Robert Mounsey, Solicitor, in Carlisle, or to Mr. Henry Mounsey, No. 12, Staple-Inn, London.

Whereas a Commission of Bankrupt is awarded and issued forth against Thomas Yeats, of the City of London, Merchant, Dealer and Chapman, and he being declared a Bankrupt is hereby required to furrender himfels to the Commissioners in the said Commission named, or the major Part of them, on the 2d and 19th Days of January next, and on the 2d Day of February following, at Eleven of the Clock in the Forenoon on each Day, at Guildhall, London, and make a full Discovery and Disclosure of his Estate and Essection of his Estate and Essection of his Estate and Essection of 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 Essection, are not to pay or deliver the same but to whom the Commissioners shall appoint, but give Notice to Messes, Sawkins and Dering, Solicitors, Margate, or to Mr. Taylor, Solicitor, Southampton-Buildings, Chancery-Laue.

W Hereas a Commission of Bankrupt is awarded and issued forth agamst John Flack, of London-Road, Saint George's-Fields, Southwark, Coach-Smith and Ironmonger, Dealer and Chapman, and he being declared a Bankrupt is hereby required to fixerender himself to the Commissioners in the said Commission named, or the major Part of them, on the 26th Instant, on the 2d of January next, at Eleven in the Forenoon, and on the 2d of February follow-



ing, at Twelve o'Clock at Noon, at Guildhalf, London, and make a full Difcovery and Difclofure of his Estate and Essects; when and where the Creditors are to come prepared to prove their Debts, and at the Second Sitting to clusse 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 Essect, are not to pay or deliver the same but to whom the Commissioners shall appoint, but give Notice to Messec. Theakston and Welchman, Church-Street, Blackfriars-Road-

Hereas a Commission of Bankrupt is awarded and issued forth against Edward Manwaring, of Welleslofe-Square, in the County of Middlefex, Tallow-Chandler, 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 2d and 19th of January next, and on the 2d Day of February following at Eleven in the Forencon on each of the said Days, at Guildhall, London, and make a full Discovery and Disclosure of his Estate and Estecks; 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 differ 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. Allingham, St. John's-Square, Clerkenwell.

Hereas a Commission of Bankropt is awarded and issued forth against Benjamin Tanner, now or late of Dartmouth, in the County of Devon, Ship-Builder, Dealer and Chapman, (and now or late Partner with Nicholas Tom-linson, late of Boreham, in the County of Estex, Esq.) 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 29th of December instant, on the 5th Day of January next, and on the 2d Day of February following, at Ten 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 Essex, when and where the Creditors are to come prepared to prove their Debts, at the Second Sitting to chuse Allignees, and at the Last Sitting the said Bankrupt is required to finish his Examination, and the Creditors are to assent to or differt from the Allowance of his Certificate. All Persons indebted to the said Bankrupt, or that have any of his Essex, are not to pay or deliver the same but to whom the Commissioners shall appoint, but give Notice to Mr. Lamb, Aldersgate-Street, London.

Whereas a Commission of Bankrupt is awarded and issued forth against Charles Regnart, late of Cleveland-Street, in the Parish of Saint Mary-le-Bone, in the County of Middlefex, Statuary Malon, Dealer and Chapman, and he being declared a Bankrupt is hereby required to iurrender himself to the Commissioners in the said Commission named, or the major Part of them, on the 26th and 28th of December instant, and on the 2d of February next, at Eleven o'Clock in the Forenoon on each Day, at Guildhall, London, 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 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 Essets, are not to pay or deliver the same but to whom the Commissioners shall appoint, but give Notice to Mr. George Law, No. 10, New-Square, Lincoln's Inn.

THE Commissioners in a Commission of Bankrupt awarded and issued forth against Emanuel Parquet, of Goswell-Place, City-Road, in the County of Middlesex, Resission, Dealer and Chapman, intend to meet on the 28th Day of December instant, at One o'Clock in the Asternoon, at Guildhall, London, (by Adjournment) in order to take the Last Examination of the said Bankrupt; when and where he is required to surrender himself, and make a full Discovery and Disclosure of his Estate and Essets, and finish

his Examination; and the Creditors, who have not already proved their Debts, are to come prepared to prove the fame, and, with those who have proved their Debts, assent to or differt from the Allowance of his Certificate.

HE Commissioners in a Renewed Commission of Bankrupt awarded and issued forth against Ralph Turner, late of Stone, in the County of Stassord, Grocer, Dealer and Chapman, intend to meet ou Wednesday the 30th Day of December instant, at Eleven in the Forenoon, at the White Hart, in Uttoxeter, in the County of Stassord, to proceed to the Choice of a new Assignee or Assignees of the Estate and Essects of the faid Bankrupt, in the Room and Stead of Sarah Hollins, deceased; when and where the Creditors who have not already proved their Debts are to come prepared to prove the same, and, with those who have already proved their Debts, vote in such Choice accordingly; and to assent to or dissent from the Allowance of the said Bankrupt's Certificate.

THE Commissioners in a Commission of Bankrupt awarded and issued forth against John Rudd, of High Holborn, in the County of Middlesex, Cheesemonger, intend to meet on the 28th of December instant, at Twelve of the Clock at Noon, at Guildhall, London, (by Adjournment from the 19th of December instant,) in order to take the Last Examination of the said Bankrupt; when and where he is required to surrender himself, and make a full Discovery and Disclosure of his Estate and Esses, and finish his Examination; and the Creditors, who have not already proved their Debts, are to come prepared to prove the same, and, with those who have already proved their Debts, affent to or dissent from the Allowance of his Certificate.

HE Commissioners in a Commission of Bankrupt awarded and issued forth against Alexander Shirrest, of Fenchurch-Street, in the City of London, Merchant, intend to meet on the 16th of January next, at Ten in the Forenoon, at Guildhall, London, (by Adjournment from the 19th Instant,) in order to take the Last Examination of the faid Bankrupt; when and where he is required to surrender himself and make a full Discovery and Disclosure of his Estate and Essects, and finish his Examination; and the Creditors, who have not already proved their Debts, are to come prepared to prove the same, and, with those who have already proved their Debts, affent to or dissent from the Allowance of his Certificate.

THE Commissioners in a Commission of Bankrupt awarded and issued forth against John Jones, of Limehouse, in the County of Middlesex, Baker, intend to meet on the 21st of January next, at Ten o'Clock in the Forenoon, at Guildhall, London, (by Adjournment from the 19th of December inst.) to take the Last Examination of the said Bankrupt; when and where he is required to surrender himself and make a sull Discovery and Disclosure of his Estate and Estects, and finish his Examination; and the Creditors, who have not already-proved their Debts, are to come prepared to prove the same, and, with those who have already proved their Debts, assent to or dissent from the Allowance of his Certificate.

HE Commissioners in a Commission of Bankrupt awarded and issued forth against Thomas Livermore the Elder, of Chelmsford, in the County of Essex, Grocer and Tallow-Chandler, intend to meet on the 12th of January next, at Eleven in the Forenoon, at Guildhall, London, (by Adjournment from the 19th of December instant,) in order to take the Last Examination of the said Bankrupt; when and where he is required to surrender himself, and make a full Discovery and Disclosure of his Estate and Essex, and sinish his Examination; and the Creditors, who have not already proved their Debts, are to come prepared to prove the same, and, with those who have proved their Debts assent as the Creditors.

THE Commissioners in a Commission of Bankrupt, bearing Date the 17th of March 1803, awaided and issued forth against Christian John Adam Wiske, late of Coleman-Street, London, Merchant, (trading under the Firm of John Witke and Co.) intend to meet on the 8th of January next, at Twelve of the Clock at Noon, at Guildhall,

London, (by Further Adjournment from the 19th Day of December inflant,) in order to make a Final Dividend of the Eftate and Effects of the faid Bankrupt; when and where the Creditors, who have not already proved their Debts, are to come prepared to prove the fame, or they will be excluded the Benefit of the faid Dividend. And all Claims not then proved will be difallowed.

HE Commissioners in a Commission of Bankrupt, hearing Date the 28th Day of June 1796, awarded and issued forth against John Mallard, of the City of Bristol, Merchant, Dealer and Chapman, intend to meet on Saturday the 16th Day of January next, at Eleven o'Clock in the Forenoon, at the Bush Tavern, Corn-Street, Bristol, in order to make a Dividend of the Estate and Essection of faid Bankrupt; 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 of the said Dividend. And all Claims not then proved will be disallowed.

THE Commissioners in a Renewed Commission of Bankinpt, hearing Date the 25th Day of April 1801, awarded and issued forth against James Willis, of Pudding-Lane, in the City of London, Merchant, Dealer and Chapman, intend to meet on the 23d Day of February next, at Eleven o'Clock in the Forenoon, at Guildhall, London, (by Adjournment from the 19th Day of December instant,) to make a Final Dividend of the Estate and Essects of the faid Bankrupt; 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 of the said Dividend. And all Claims not then proved will be disallowed.

THE Commissioners in a Commission of Bankrupt, bearing Date the 15th of January 1806, awarded and issued forth against Lydia Peacock, late of Beverley, in the County of York, Woollen-Draper, Dealer and Chapwoman, intend to meet on the 20th of January next, at Eleven in the Forencon, at the Tiger Inn, in Beverley aforesaid, to make a Further Dividend of the Estate and Estates of the said Bankrupt; 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 of the said Dividend. And all Claims not then proved will be disallowed.

HE Commissioners in a Commission of Bankrupt, bearing Date the 15th of January 1803, awarded and issued against Hugh Jones, of Cow-Lane, Snow-Hill, in the City of London, Cheesemonger, Dealer and Chapman, intend to meet on the 16th Day of January next, at Eleven o'Clock in the Forencon, at Guildhall, London, in order to make a Final Dividend of the Estate and Essects of the faid Bankrupt; 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 Benesit of the said Dividend. And all Claims not then proved will be disallowed.

THE Commissioners in a Commission of Bankrupt, bearing Date the 7th of November 1803, awarded and issued forth against Richard Reynolds, of Whitechapel, in the County of Middlesex, Wine-Merchant, Dealer and Chapman, intend to meet on the 26th Day of January next, at One o'Clock in the Asternoon, at Guildhall, London, in order to make a Final Dividend of the Estate and Essess of the said Bankrupt; 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 Benesit of the said Dividend. And all Claims not then proved will be disallowed.

HE Commissioners in a Commission of Bankrupt, bearing Date the 10th of January 1806, awarded and issued forth against John Jarvis, of Battle-Bridge, in the County of Middlesex, Coal-Merchant, Dealer and Chapman, intend to meet on the 23d of January next, at One in the Asternoon, at Guildhall, London, to make a Dividend of the Estate and Essects of the said Bankrupt; 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 Benesit of the said Dividend. And all Claims not then proved will be disallowed.

HE Commissioners in a Commission of Bankrupp', bearing Date the 30th of October 1806, awarded and issued forth against George Baillie and John Jaffray, of Finsbury-Place, in the County of Middlesex, Merchants, Partners, Dealers and Chapmen, (carrying on Trade under the Stile or Firm of George Baillie and Co.) intend to meet on the 19th of January next, at Eleven in the Forenoon, at Guildhall, London, to make a Dividend of the Separate Estate and Esfects of John Jassray, one of the said Bankrupts; when and where the Separate Creditors, who have not already proved their Debts, are to come prepared to prove the same, or they will be excluded the Benefit of the said Dividend. And all Claims not then proved will be disallowed.

THE Commillioners in a Commillion of Bankrupt, bearing Date the 30th of October 1806, awarded and iffued forth against George Baillie and John Jassiay, of Finsbury-Place, in the County of Middlesex, Merchants, Partners, Dealers and Chapmen, (carrying on Trade under the Stile or Firm of George Baillie and Company,) intend to meet on the 19th of January next, at Eleven of the Clock in the Forenoon, at Guildhall, London, in order to make a Dividend of the Separate Estate and Essects of the said George Baillie, one of the said Bankrupts; 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 of the faid Dividend. And all Claims not then proved will be disallowed.

HE Commissioners in a Commission of Bankrupt, bearing Date the 7th Day of November 1803, awarded and issued forth against Ann Tigar, late of Beverley, in the County of York, Ironmonger, Dealer and Chapwoman, intend to meet on the 20th Day of January next, at Twelve at Noon, at the Tiger Inn, in Beverley, to make a Further Dividend of the Estate and Essets of the said Bankrupt; 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 of the said Dividend. And all Claims not then proved will be disallowed.

THE Commissioners in a Commission of Bankrupt, bearing Date the 14th of September 1805, awarded and issued forth against John Bellamy and Edward Bellamy, both late of Brigstock, in the Parish of Brigstock, in the County of Northampton, Butchers, Graziers, and Chapmen, and Partners in Trade, intend to meet on the 13th of January next, at Eight in the Evening, at the George Inn, in the Town of Northampton, to make a Final Dividend of the Joint and Separate Estate and Essective faid Bankrupts; when and where the Joint and Separate Creditors, who have not already proved their Debts, are to come prepared to prove the same, or they will be excluded the Benefit of the said Dividend. And all Claims not then proved will be disallowed.

THE Commissioners in a Commission of Bankrupt, bearing Date the 28th of July 1807, awarded and issued forth against John Watkin, of Sculcoates, in the County of York, Ropemaker, Dealer and Chapman, intend to meet on the 13th Day of January next, at Eleven of the Clock in the Forenoon, at the George Inn, in White-friargate, in the Town of Kingston-upon-Hull, in order to make a Dividend of the Estate and Essects of the said Bankrupt; 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 Benesit of the said Dividend. And all Claims not then proved will be disallowed.

HE Commissioners in a Commission of Bankrupt, bearing Date the 24th of March 1807, awarded and issued against Thomas Bale, of Manchester in the County of Lancaster, Cotton-Manusacturer, Dealer and Chapman, intend to meet on the 14th of January next, at Three o'Clock in the Asternoon, at the Bridgewater-Arms Inn, in Manchester, in order to make a Dividend of the Estate and Estates of the said Bankrupt; 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 of the said Dividend. And all Claims not then proved will be disallowed.

THE Commissioners in a Commission of Bankrupt, bearing Date the 21st of December 1805, awarded and issued forth against Thomas Raine and George Mackey, of Greenwich, in the County of Kent, Ship-Owners, Light-



ermen, Dealers, Chapmen, and Copaitners, intend to meet on the 2d Day of April next, at Ten of the Clock in the Forenoon, at Guildhall, London, (by Adjournment from the 19th Day of December inftant) to make a Dividend of the Estate and Essects of the said Bankrupt; when and where the Creditors, who have not already proved their Debts, are to come prepared to prove the saine, or they will be excluded the Benefit of the said Dividend. And all Claims not then proved will be disallowed.

THE Commissioners in a Commission of Bankrupt, bearing Date the 24th of December 1806, awarded and issued forth against Thomas Tills, of Wymondham, in the County of Norfolk, Cordwainer, Dealer and Chapman, intend to meet on the 16th Day of January next, at Four in the Afternoon, at the White Swan, in the Parish of Saint Peter of Mancroft, in the City of Norwich, in order to make a Final Dividend of the Estate and Essects of the said Bankrupt; 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 Benesit of the said Dividend. And all Claims not then proved will be disallowed.

THE Commissioners in a Renewed Commission of Bankrupt, bearing Date the 17th Day of May 1806, awarded and issued forth against Arthur Jones, late of Montgomery, in the County of Montgomery, Tanner, deceased, intend to meet on the 15th Day of January next, at Ten of the Clock in the Forenoon, at the Cross Foxes, in the Town of Montgomery aforesaid, in order to make a Final Dividend of the Estate and Estects of the said Bankrupt; 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 Benesit of the said Dividend. And all Claims not then proved will be disallowed.

Whereas the acting Commissioners in the Commission of Bankrupt awarded and issued forth against Henry Fraser, of Nightingale-Lane, East Smithfield, in the County of Middlesex, Grocer. Dealer and Chapman, have certified to the Right Honourable John Lord Eldon, Lord High Chancellor of Great Britain, that the faid Henry Fraser 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 Canse be shewn to the contrary on or before the 12th Day of January next.

W Hereas the acting Commissioners in the Commission of Bankrupt awarded and issued forth against Peter

Davis, late of Manchester, in the County of Lancaster Liquor-Merchant, Dealer and Chapman, have certified to the Right Honourable John Lord Eldon, Lord High Chancellor of Great Britain, that the said Peter Davis Lath 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 palled 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 12th Day of January next,

Hereas the acting Commissioners in the Commission of Bankrupt awarded and issued forth against Thomas Dickinson, now or late of Manchester, in the County Palatine of Lancaster, Dealer and Chapman, have certified to the Right Honourable John Lord Eldon, Lord High Chancellor of Great Britam, that the said Thomas Dickinson hath in all Things conformed himself accordding 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 12th Day of January next.

W Hereas the acting Commissioners in the Commission of Bankrupt awarded and issued forth against Peter Goostry, of Rushton, in the County of Stafford, Cotton-Spinner, have certified to the Right Honourable John Lord Eldon, Lord High Chancellor of Great Britain, that the said Peter Goostry 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 12th of January next.

W Hereas the acting Commissioners in a Commission of Bankrupt awarded and issued forth against Edward Moon, late of Hammersmith, in the County of Middlesex, Builder, Dealer and Chapman, have certified to the Right Honourable John Lord Eldon, Lord High Chancellor of Great Britain, that the said Edward Moon 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 12th Day of January next.

Printed by ANDREW STRAHAN, Printers Street, Gough Square.

[ Price Two Shillings. ]

and the state of t

and Canner not there is not you have the closest of the control of Control of North and American States of the state of the

contract to a principal and a second to a

Printed by Argures Strang & Printers Street, Cough Square, &

[ Frice Two Shillings ]