Lying at Deptford. Superieure brig, of 192 tons; Observateur sloop, of 310 tons.

Lying at Portsmouth.

St. Pierre sloop, of 371 tons; Poulette, of 513 tons; Asp sloop, of 333 tons.

Lying at Plymouth.

Epervier sloop, of 160 tons.

Persons wishing to view the vessels, must apply to the Commissioners of the yards for notes of admission for that purpose.

Catalogues and conditions of sale may be had here, and at the yards.

R. A. Nelson, Secretary.

Navy-Office, March 1, 1814. THE Principal Officers and Commissioners of His Majesty's Navy do hereby give notice, that on Monday next the 7th instant, at ten o'clock in the forenoon, Commissioner Sir Robert Barlow will mut up to sale in His Meinstein Version Barlow will put up to sale, in His Majesty's Yard at Chatham, several lots of Old Stores, consisting of

Toppets, Flyings, and Rakings,

all lying in the said yard.

Persons wishing to view the lots, must apply to the Commissioner of the Yard for a note of admission for that purpose.

Catalogues and conditions of sale may be had here, and at the Yard.

R. A. Nelson, Secretary.

East India-House, March 1, 1814. THE Court of Directors of the United Company of Merchants of England trading to the East Indies, do hereby give notice,

That a General Court of the said Company will be held at their House, in Leadenhall-Street, on Friday the 18th instant, at eleven o'clock in the forenoon, to take into consideration the papers laid before the General Court by the Select Committee of Proprietors appointed on the 6th October last, to consider and report upon the expediency of augmenting the allowance granted to the Directors for their attendance upon the business of the Company; also sundry other papers relating to the above subject, ordered to be printed for the use of the Proprietors.

The Court of Directors do also give notice, that at the said General Court, the following motion will be submitted for their consideration, in consequence of a notice given at the last General Court by a Proprietor of East India stock, viz.

" That so much of the bye-law, chop. 6. sec. 11. as ordains that the Chairman and Deputy Chairman of the Court of Directors shall each of them be al lowed 5001. a year, and every other Director 3001. a year, for his attendance upon the business of the Company, be, and the same is hereby, repealed; and that instead thereof, it be, and is hereby, ordained, , the said that from and after Chairman shall be allowed 12001. a year; and further, that from and after the said period, such other Director, as may with the Chairman and Deputy aforesaid, be elected or chosen, or being previously elected or chosen, shall after such period continue to scree on the Secret Committee of Directors, shall be allowed 7001. a year; and further, that from and

after such period, such nine Directors as may with the Chairman and Deputy aforesaid, be elected or chosen, or being previously elected or chosen, shall after such period continue to serve on the Committee of Correspondence of the said Court, shall be al-lowed respectively 7001. a year; and further, that from and after the said period, all other Directors, not elected or chosen, or serving as aforesaid, as Chairman or Deputy Chairman, or on the Secret Committee of Correspondence, shall be allowed 5001. a year; and finally, that to such Directors as aforesaid, not being elected or chosen, or serving as Chairman or Deputy, or on the Secret Committee, or Committee of Correspondence, such further annual allowances be made as hereinafter specified, that is to say, to every such Director, who having scrued the said office for the full term of four years, shall again be elected Director of the Company, the further annual sum of 1001 in addition to the 5001. a year previously allowed him; and further, to such Director, who having served the said office for the full period of eight years, shall again be elected Director of the Company, the further additional annual sum of 1001. beyond the 6001. a year previously allowed him for his and their attendance on the business of the said Company."

James Cobb, Secretary.

## East India-House, March 1, 1814.

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

That at the General Court held at this House on Friday the 25th ultimo, the motion, of which notice was given in a former advertisement, as intended to be taken into consideration at the General Court of the said Company appointed to be held at this House on Wednesday the 23d instant, was altered by the mover, with the Court's permission, by leaving out the word "forly," and substituting the words "sixty four," the said motion now standing as fol-

lows, viz. "That no sum of money shall be voted by any General Court- as a remuneration for services performed, or as a compensation for losses suffered, nor as a gratuity or pension to any person, unless sixty-four Proprietors, legally qualified, are present."

And that the above motion will be accordingly taken into consideration at the General Court to be held on the 23d instant.

James Cobb, Secretary.

East India-House, March 4, 1814. Hereas, in pursuance of the 6th section of the 7th chapter of the bye-laws of the United Company of Merchants of England trading

to the East Indies, it is ordained, "That a list shall be published fourteen days before the annual election of Directors, containing the names of such Proprietors, qualified agreeably to law, as shall signify, in writing to the Secretary, their desire of becoming Candidates for the Direction, sixteen days before such annual election;" the Court of Directors of the said Company do hereby give notice, in order that the Proprietors may conform to the said bye-law, that the ensuing election of six Directors of the said Company for four years,