dlesex;" which said road is intended to be made ! and pess to and through the several parishes of Saint Pancras and Saint Mary, Islington, both in the county of Middlesex; and also for altering and increasing the several tolls, rates, and duties authorised to be levied by the said Acts. - Dated this 9th day of September 1815.

> Baker and Sons, Solicitors, Barking, Essex; Limehouse, Middlesex; and Nicholas-Lane, Lombard-Street.

Otice is hereby given, to all persons whom it may concern, that application will be made to Parliament next session, for leave to bring in a Bill for altering, amending, and enlarging the powers of an Act, passed in the fifty-fourth year of the reign of His present Majesty King George the Third, intituled "An Act for paving, lighting, watching, and otherwise improving the several streets and other public places partly lying on the west side of Maiden-Lane, partly on the north side of the New-Road, and partly on the west side of the Pancras-Road, near Battle-Bridge, in the parish of Saint Bandias, in the county of Middlesex; and for interesting busances and observed one therein.—September 9, 1815.

Denton and Banken, Solioitors, Gray's-Inn-

Square.

Otice is hereby given, that an application is intended to be made to Parliament at the ensuing session, for leave to bring in a Bill to repeal so much of an Act of Parliament, made and passed in the last session, intituded "An Act to amend an Act of His present Majesty, for establishing a ferry across the River Thames at Woolwich, in the county of Kent," as restrains any person or persons from carrying or conveying over the said river any person or persons, carriage, horse, or other animal, in the said Act specified, within two miles of the said ferry, or permitting his, her, or their boat or boats to be used for that purpose, without the authority, licence, or permission in the said Act men-Thos. Shelton, Solicitor. tioned.

## Keighley.

Otice is hereby given to all persons whom it may concern, that application is intended to be made to Parliament in the next session, for leave to bring in a Bill for paving, cleansing, lighting, and otherwise improving and keeping in repair the streets, squares, and other public passages and places in the town of Keighley, in the parish of Keighley, in the west riding of the county of York; and for constructing and maintaining water-works for better supplying the inhabitants of the said town of Keighley with water for domestic purposes, and also for more effectually preventing and extinguishing fire; all which water-works are intended to be constructed in or pass through or into the township of Keighley, in the parish of Keighley aforesaid; and a plan of the reservoirs, main pipes, and other works, together with a book of reference, containing a list of the owners or reputed owners and occupiers of the lands intended to be used for the purposes of the said Bill, will be deposited for public inspection with the Clerk of the Peace for

the said west riding of the county of York, on or before the 30th day of September instant.—Dated this 7th day of September 1815.

John Carr, Solicitor.

## BANKERS' LICENCES.

Stamp-Office, London, September 16, 1815.

Otice is hereby given, that all licences granted to Bankers or others, to issue promissory notes, payable to the bearer on demand, and allowed to be re-issued, will expire on the 10th of October next, and that they must, be renewed within one month from that day, or penalties will be incurred.

That a separate licence must be taken out for every place where the notes shall be issued, in England, unless the persons to be licensed had issued their notes, at several places, before the 2d July 1808, and originally obtained one licence for all such places; in which case only, they will be again included in one licence. The duty on each licence

is £30.

That every licence must specify the names and places of abode of the persons to be licensed, and the name of the place or places where, and the name of the bank, as well as the partnership name, style, or firm, under which the notes are to be issued; and licences to persons in partnership must specify the names, and places of abode, of all the persons concerned in the partnership, whether all their names appear on the notes or not; and their names appear on the notes or not; and the default thereof the licences will be void. With these particulars, a specimen of the notes must also be left at this Office, by persons applying for such licences.

. That a penalty of £100 for every offence, is imposed on the issuing of promissory index, of the description aforesaid, without a licenaga, style or firm, than is specified in the licence.

This notice is given that all persons concerned may conform to the law, and avoid the penalties for which they will otherwise be prosecuted; and that persons, applying for licences, may come prepared with all the requisite particulars to be inserted therein, without which the licences cannot be filled up, so as to protect the parties against penalties.

By order of the Commissioners Union Assurance-Office, Sept. 22, 1815.

T a General Meeting of the Members of this Society, holden at their Office in Cornhall this day, the eight following Gentlemen with unanimousty thosan Directors for the year oussing vizza

Will the She

David Jeanings, Esq. John Robins, Esq. Ebenezer Johnston, Esq. Rd. Horseman Solly, Esq. Nicholas Phené, Esq. John Wansey, Esq. Josh. Wilson, Esc.

Thomas Lewis, S