

Publiched by Authority.

TUESDAY, JULY 21, 1818.

By His Royal Highness the PRINCE of WALES, I REGENT of the United Kingdom of Great Britain and Ireland, in the Name and on the Behalf of His Majesty,

A PROCLAMATION,

For Declaring the Calling of a new Parliament.

GEORGE, P. R.

THEREAS We, acting in the name and on the behalf of His Majesty, have thought fit, by and with the advice of Ilis Majesty's Privy Council, to dissolve, and have, hy such advice as aforesaid, this day dissolved, the Parliament begun and holden at Westminster the twenty-fourth day of November, in the year one thousand eight hundred and twelve, in the fifty-third year of His Majesty's reign, and from thence continued, by several prorogations, to the twenty-seventh day of January, in the year one thousand eight hundred and eighteen, and which on the said twenty-seventh day of January was holden and sat, and continued sitting from thence until and upon this tenth day of June, when it was by Us dissolved as atoresaid: And We being desirous and resolved, as soon as may be, to meet His Majesty's people, and to have their advice in Parliament, do hereby make known to all His Majesty's loving subjects Our will and pleasure to call a new Parliament; and do hereby further declare, in the name aud on the nereby further declare, in the name and on the behalf of His Majesty, that, with the advice of His Majesty's Privy Council, We have this day given order that the Chancellor of that part of the United Kingdom called Great Britain, and the Chancellor of Ireland, do respectively forthwith issue out writs, in due form and according to law, for calling a new Parliament : And We do hereby also, in the name and on the behalt of His Majesty, also, in the name and on the benan of his Majesty, by this Proclamation under the Great Seal of the United Kingdom, require writs forthwith to be issued accordingly by the said Chancellors re-spectively, for causing the Lords Spiritual and Temporal and Commons who are to serve in the said Parliament, to be returned to, and give mandate in writing, duly signed before witnesses, their attendance in, the said Parliament; which and both the constituent and proxy being qualified

writs are to be returnable on Tuesday the fourth day of August next.

Given at the Court at Carlton-House, the tenth day of June one thousand eight hundred and eightcen, and in the fifty-eighth year of His Majesty's reign.

COD save the KING.

By His Royal Highness the PRINCE of WALES, REGENT of the United Kingdom of Great Britain and Ireland, in the Name and on the Behalf of His Majesty,

A PROCLAMATION.

In order to the Electing and Summoning the Sixteen Peers of Scotland.

GEORGE, P.R.

HEREAS We have, acting in the name and on the behalf of His Majesty, and by and with the advice of His Majesty's Privy Council, thought fit to declare Our pleasure for summoning and holding a Parliament of the United Kingdom of Great Britain and Ireland, on Tuesday the fourth day of August next ensuing the date hereof : In order therefore to the electing and summoning the sixteen Peers of Scotland, who are to sit in the House of Peers in the said Parliament; We do, acting as aforesaid, by the advice of His Majesty's Privy Council, issue forth this Proclamation, strictly charging and commanding all the Peers of Scotland to assemble and meet at Holyrood-House, in Edinburgh, on Friday the twenty-fourth day of July next ensuing, between the hours of twelve and two in the afternoon, to nominate and choose the sixteen Peers to sit and vote in the House of Peers, in the said ensuing Parliament, by open election and plurality of voices of the Peers that shall be then present, and of the proxies of such as shall be absent (such proxies being Peers, and producing a

according to law). And the Lord Clerk Register, or such two of the principal Clerks of the Session as shall be appointed by him to officiate in his name, are hereby respectively required to attend such meeting, and to administer the oaths required by law to be taken there by the said Peers, and to take their votes; and immediately after such election made and duly examined, to certify the names of the sixteen Peers so elected, and sign and attest the same in the presence of the said Peers the electors, and return such certificate into the High Court of Chancery of Great Britain : And We do, by this Proclamation, strictly command and require the Provost of Edinburgh, and all other the Magistrates of the said City, to take especial care to preserve the peace thereof during the time of the said election, and to prevent all manner of riots, tumults, disorders, and violence whatsoever. And We strictly charge and command, that this Proclamation be duly published at the Market-Cross at Edinburgh, and in all the county towns of Scotland, twenty-five days at least before the time hereby appointed for the meeting of the said Peers to proceed to such election.

Witness George Prince of Wales, Regent of the United Kingdom of Great Britain and Ireland, at Westminster, the tenth day of Juneone thousand eight hundred and eighteen, in the fifty-eighth year of His Majesty's reign.

GOD save the KING.

A T the Court at Carlton-House, the 5th of June 1818,

PRESENT,

His Royal Highness the PRINCE REGENT in Council.

7 HEREAS by an Act, passed in the fiftysixth year of His Majesty's reign, cap. 38, intituled "An Act to empower His Majesty to suspend the ballot or enrolment for the local militia," it is enacted, that it shall be lawful for His Majesty, by any Order in Council, to direct. that no ballot or enrolment for the local militia shall take place; but that such ballot and enrol-ment shall remain and continue suspended for the period specified in any such Order of Council, and from time to time; by any like Order or Orders in Council, to continue such suspension so long as His Majesty shall deem the same expedient, any thing in any Act or Acts of Parliament to the contrary notwithstanding: and whereas by an Order in Council, made the thirty-first of May one thousand eight hundred and seventeen, it was ordered by His Royal Highness the Prince Regent, in the name and on the behalf of His Majesty, and by and with the advice of His Majesty's Privy Council, that no ballot or enrolment for the local militia should take place for the space of one year from the twenty seventh of June last, but that the ballot and enrolment for the local militia should remain and continue suspended for the space of one year from the said twenty-seventh of June last :]

and whereas it is deemed expedient to continue such suspension of the ballot and enrolment for the local militia for the space of one year from and after the twenty-seventh day of this instant June; it is therefore ordered by His Royal Highness the Prince Regent, in the name and on the behalf of His Majesty, and by and with the advice of His Majesty's Privy Council, that no ballot or enrolment for the local militia do take place for the space of one year from and after the twentyseventh day of this instant June, but that the ballot and enrolment for the local militia do remain and continue suspended for the space of one year from and after the said twenty-seventh day of this instant June. Jas. Buller.

A T the Court at Carlton-House, the 27(h of May 1818,

PRESENT,

His Royal Highness the PRINCE REGENT in Council.

HEREAS by an Act passed in the present session of Parliament, intituled " An Act " to allow for three years, and until six weeks " after the commencement of the then next session of Parliament, the importation into ports. specially appointed by His Majesty within the provinces of Nova Scotia and New Brunswick, " of the articles therein enumerated, and the re-" exportation thereof from such ports," it is enacted, that it shall and may be lawful, in any British-built ship or vessel, owned and navigated according to law, or in any ship or vessel belonging to the subjects of any Sovereign or State in amity with His Majesty, to import into, and 'export from, such ports within the provinces of Nova. Scotia or New Brunswick, as shall be specially, appointed for that purpose, certain articles in the. said Act enumerated, any thing in any law to the contrary notwithstanding ; His Royal Highness the Prince Regent, by virtue of the powers vested. in His Majesty by the above-recited Act, is pleased, in the name and on the behalf of His Majesty, and by and with the advice of His Majesty's Privy Council, to order, and it is hereby ordered, that from and after the date of this Order, and during the continuance of the Act above recited, until. further order made thereon, it shall be lawful, in. any British-built ship or vessel, owned and navigated according to law, or in any ship or vessel belonging to the subjects of any Sovereign or. State in amity with His Majesty, to import into the port of Halifax, in Nova Scotia, and the port of Saint John, in New Brunswick, any scanting, planks, staves, heading-boards, shingles, hoops, horses, neat cattle, sheep, hogs, poultry, or live stock of any sort, bread, biscuit, flour, peas, beans, potatoes, wheat, rice, oats, barley, or grain of any sort, pitch, tar, turpentine, fruits, seeds, and tobacco; provided that such articles shall, in all cases where the same shalt be imported in foreign vessels, be of the growth; produce, or manufacture of the country to which the vessels importing the same shall belong ; and that it shall be lawful, in

any British-huilt ship or vessel, owned and navigated according to law, to export from the said ports any of the said articles either to the United Kingdom or to any other of His Majesty's possessions:

And it is hereby further ordered, that it shall and may be lawful, in any British-built ship or vessel, owned and navigated according to law, or in any ship or vessel belonging to the subjects of any Sovereign or State in amity with His Majesty, to export from the ports of Halifax, in Nova Scotia, and Saint John, in New Brunswick, any gypsum, grind-stones, or other produce or manufacture of the said provinces, and also any produce or manufacture of the United Kingdom, or of His Majesty's colonics or plantations in the West Indies, or any goods whatever, which shall have been legally imported into the said provinces ; provided that none of the said articles shall be exported from the ports above-named, to any foreign country or place, in any foreign vessel, unless such foreign vessel shall belong to the country to which the said articles shall be exported :

And the Right Honourable the Lords Commissioners of His Majesty's Treasury, and the Lords Commissioners of the Admiralty, are to give the necessary directions herein accordingly.

Jas. Buller.

A T the Court at Carlion-House, the 13th of May 1818,

PRESENT,

His Royal Highness the PRINCE REGENT in Council.

WHEREAS the time limited by the Order of His Royal Highness the Prince Regent in Council of the tenth of October last, for prohibiting the exportation of gunpowder, arms, or ammunition, to the places therein specified, will expire on the thirtieth day of this instant May; and whereas it is expedient, that the said prohibition should be continued for some time longer; His Royal. Highness the Prince Regent, in the name and on the behalf of His Majesty, and by and with the advice of His Majesty's Privy Council, doth, therefore, hereby order, require, prohibit, and command, that no person or persons whatsoever (except the Master-General of the Ordnance for His Majesty's service) do, at any time during the space of six months (to commence from the thirtieth of this instant May), presume to transport any gunpowder or salt-petre, or any sort of arms or aunumition, to any port or place on the Coast of Africa, or in the West Indies, or on any part of the Continent of America (except to a port or place, or ports or places in His Majesty's territories or possessions on the Continent of North America, or in the territories of the United States of America), or ship or lade any gunpowder or salt-petre, or any sort of arms or ammunition, on board any ship or vessel, in order to transporting the same into any such ports or places on the Coast of Africa, or in the West Indies, or on the Continent of America (except as above excepted), without leave or per-

A 2

mission in that hehalf first obtained from His Majesty, or His Privy Council, upon pain of incurring and suffering the respective forfeitures and penalties inflicted by an Act, passed in the twenty-ninth year of His late Majesty's reign, intituled "An Act to empower His Majesty to "prohibit the exportation of salt-petre, and to "enforce the law for empowering His Majesty "to prohibit the exportation of gunpowder, or "any sort of arms or ammunition, and also to "coastwise of salt-petre, gunpowder, or ania sort of arms or ammunition," and also by an Act, passed in the thirty-third year of His Majesty's reign, cap. 2, initialed "An Act to enable His "stores, and more effectually to prevent the ex-"portation of salt-petre, arms, and ammunition, "when prohibited by Proclamation or Order in

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, the Lord Warden of the Cinque Ports, the Master-General and the rest of the Principal Officers of the Ordnance, and His Majesty's Secretary at War, are to give the necessary directions herein as to them may respectively appertain. Jas. Buller.

A T the Court at Carlton-House, the 6th of April 1818,

PRESENT,

His Royal Highness the PRINCE REGENT in Council.

HEREAS by an Act, passed in the last ses-Sion of Parliament, cap. 57, intituled "An "Act to empower His Majesty to suspend " training, and to regulate the quotas of the " militia," it is enacted, that it shall be lawful for His Majesty, by any Order or Orders in Council, to suspend the calling out of the militia of the United Kingdom, or any part of the United Kingdom, or of any county, riding, shire, stewartry, city, town, or place, for the purpose of being trained and exercised in any year, and to order and direct that no training or exercising of the militia of the United Kingdom, or of any county or counties, riding or ridings, shire or shires, stewartry or stewartries, city or cities, town or towns, or place or places, speci-fied in any such Order or Orders in Council, shall take place in any year, any thing contained in any Act or Acts of Parliament relating to the militia, to the contrary notwithstanding : And whereas it is deemed expedient that such training and exercising should be dispensed with in the present year , it is ordered by His Royal Highness the Prince. Regent, in the name and on the behalf of His Majesty, and by and with the advice of His Ma-jesty's Privy Council, that the calling out of the militia of that part of the United Kingdom called Great Britain, for the purpose of being trained and exercised in the present year, be suspended, and that no training or exercising of the said militia do take place in the present year.

Chetwynd.

T the Court at Brighton, the 30th day of provided that no such licence as aforesaid, granted 🔁 Deceniber 1817, .

PRESENT,

. ' '

His Royal Highness the PRINCE REGENT in Council.

HEREAS by an Act, passed in the twentyeighth year of the reign of His present Maesty, intituled "An Act for regulating the trade between the subjects of His Majesty's jesty; colonies and plantations in North America and " in the West India Islands and the countries be-" longing to the United States of America, and " between His Majesty's said subjects and the " Foreign Islands in the West Indies," it is, amongst other things, enacted, that it shall and may be lawful for His Majesty in Council, by Order or Orders to be issued and published from time to time, to authorise, or by Warrant or Warrants under His sign manual, to empower the Governor of Newfoundland for the time being, to authorise, in case of necessity, the importation into Newfoundland of bread, flour, Indian corn, and live stock, from any of the territories belonging to the said United States, for the supply of the inhabitants and fishermen of the Island of Newfoundland, for the then ensuing season only; provided always, that such bread, flour, Indian corn, and live stock, so authorised to be imported into the Island of Newfoundland, shall not be imported except in conformity to such rules, regulations, and restrictions as shall be specified in such Order or Orders, Warrant or Warrants respectively, and except by British subjects, and in British-built ships, owned by His Majesty's subjects, and navigated according to law :

And whereas it is expedient and necessary, that provision be made for fully supplying the inhabitants and fishermen of the Island of Newfoundland, for the ensuing season, with bread, flour, Indian corn, and live stock, His Royal Highness the Prince Regent doth thereupon, in the name and on the behalf of His Majesty, and by and with the advice of His Majesty's Privy Council, hereby order and declare, that for the supply of the inhabitants and fishermen of the Island of Newfoundland, for the ensuing season only, bread, flour, Indian corn, and live stock, may be imported into the said island from any of the territories belonging to the said United States, by British subjects, and in British-built ships, owned by His Majesty's subjects, and navigated according to law, and which within the space of nine months previous to the time of such importation, have cleared out from some port of the United Kingdom of Great Britain or Ireland, or other His Majesty's dominions in Europe, for which purpose a licence shall have been granted by the Commissioners of His Majesty's Customs in England or Scotland, or the Commissioners of His Majesty's Revenue in Ireland, or any other person or persons who may be duly authorised in that kingdom respectively, in the manner and form herein-after mentioned; which licence shall continue and be in force for nine calendar months from the day of the date, upon which such licence is respectively granted, and no longer; | indorse on the back thereof the marks, numbers,

after the thirtieth day of September next, shall be of anyforce or effect : and His Royal Highness is hereby further pleased to order, in the name and on the behalf of His Majesty, and by and with the advice of His Majesty's Privy Council, that the master or person having the charge or command of any ship or vessel to whom such licence shall be granted, shall, upon the arrival of the said ship or vessel at the port, harbour, or place in the said Island of Newfoundland where he shall dis-charge such bread, flour, Indian corn, and live stock, deliver up the said licence to the Collector or other proper Officer of the Customs there, having first indorsed on the back of such licence the marks, numbers, and contents of each package, of bread, flour; Indian corn, and the number of live stock, under the penalty of the forfeiture in the said Act mentioned; and the Collector or other proper Officer of the Cus-toms at Newfoundland, is hereby enjoined and required to give a certificate to the master or person having the charge or command of such ship or. vessel of his having received the said licence so indorsed as before directed, and to transmit the same to the Commissioners of His Majesty's Customs in England or Scotland, or to the Commissioners of His Majesty's Revenue in Ireland respectively, by whom such licence was granted. Chetwind.

FORM OF LICENCE.

By the Commissioners for managing and causing to be levied and collected His Majesty's Customs, Subsidies, and other Duties in [where]

WHEREAS [the nume of the person] one of His Majesty's subjects, residing at [place where] hath given notice to us the Commissioners of His Majesty's Customs [in Great Britain, or Revenue in Ireland] that he intends to lade at [some port of the United States of America] and import into [some port of Newfoundland] in the [ship's name] being a British-built ship [describing the tonnage and what sort of vessel] navigated according to law, whereof [master's name] is master, bound to [where]; and it appearing by the register of the said ship [ship's nume] whereof [master's name] is master, that the said ship, the [ship's name] was built at [place where] and owned by [owner's name] residing at [place where] all His Majesty's British subjects, and that no foreigner, directly or indirectly, hath any share, part, or interest therein.

Now be it known, that the said [person's name] hath a licence to lade on board the said ship, [ship's name] at and from any port or place belonging to the United States of America, bread, flour, Indian corn, or live stock, the produce of the said United States, and no other article whatever ; and to carry the said bread, flour, Indian corn, and live stock, to some port or place in the Island of Newfoundland; and on the arrival of the said ship at any port, harbour, or place of discharge in Newfoundland, the master or person having the charge or command of the said ship, is required and enjoined to deliver up the said licence to the Collector or other proper Officer of His Majesty's Customs there, and to Γ

and contents of each package of bread, flour, Indian corn, and the number of live stock, and shall thereupon receive a certificate thereof from the said Collector or other proper Officer of the Customs.

This licence to continue in force for calandar months from the date hereof.

and months from the date mercor

Signed by us the at the this day of one thousand eight hundred and Licence to import bread, flour, Indian corn, and live stock, into the Island of Newfoundland.

T Crown-Office, July 21, 1818.

MEMBERS returned to serve in the new PARLIAMENT.

County of Norfolk. Thomas William Coke, Esq. Edmond Wodehouse, Esq.

Borough of King's Lynn. The Honourable Horatio Walpole, commonly called Lord Walpole.

Sir Martin Browne Folkes, Bart.

Borough of Great Yarmouth. The Honourable Thomas William Anson. Charles Edmund Rumbold, Esq.

Borough of Thetford.

The Right Honourable Charles Fitz-Roy the younger, commonly called Lord Charles Fitz-Roy.

Nicholas William Ridley Colborne, Esq.

Borough of Castle Rising. The Honourable George Horatio Cholmondeley, commonly called Earl of Rock Savage. The Honourable Lieutenant-Colonel Fulke Greville Howard.

County of Suffolk. Thomas Sherlock Gooch, Esq. Sir William Rowley, Bart.

Borough of Ipswich. Robert Alexander Crickitt, Esq.

William Newton, Esq.

Borough of Dunwich. The Right Honourable Joshua Lord Huntingfield. Michael Barne, Esq.

Boraugh of Orford. Edmund Alexander M'Naghten, Esq. John Douglas, Esq.

Borough of Aldborough. Samuel Walker, Esq. Joshua Walker, Esq.

Borough of Sudbury.

William Heygate, Esq. John Broadhurst, Esq. Borough of Eye.

Sir Robert Gifford, Knt. His Majesty's Solicitor General. Mark Singleton, Esq.

Borough of Bury Saint Edmund's.

The Honourable Henry Fitzroy, commonly called the Earl of Euston. The Honourable Arthur Percy Upton.

able inthin reley option

County of Forfar.

The Honourable William Maule.

Burghs of Montrose, Breckin, Aberbrothock, and Inverbervie.

Joseph Hume, Esq.

Burghs of Dundee, Perth, Saint Andrew's, Cupar, and Forfar.

Archibald Campbell, Esq.

County of Fife.

General William Wemyss.

Burghs of Kirkaldy, Burntisland, Kinghorn, and Dysart.

Lieutenant-General Sir Ronald Crawford Ferguson.

Burghs of Pittenweem, Anstruther Easter, Anstruther Wester, Kilrenny, and Crail.

The Right Honourable Alexander Maconochie, Lord Advocate of Scotland.

Burghs of Stirling, Inverkeithing, Dunfermline, Culross, and Queensferry. John Campbell, Esq.

County of Ross. Thomas Mackenzie the younger, Esq.

Burghs of Dingwall, Tain, Dornock, Wick, and Kirkwall.

Hugh Innes, Esq.

County of Inverness. Charles Grant the younger, Esq.

In the Supplement to the London Gazette of the 9th June last, pages 1050 and 1051, for Assistant Surgeon Wyldie, read Assistant Surgeon Wylie.

Whitehall, June 23, 1818.

W Hereas it hath been humbly represented unto His Royal Highness the Prince Regent, that on Tuesday the 26th and Saturday the 30th days of May last, the woods belonging to Sir Thomas Edward Winnington, Bart. in the manor of Bewdley, in the county of Worcester, called the Yard Coppice and Hitterell Coppice, were maliciously set on fire;

His Royal Highness, for the better apprehending and bringing to justice the person or persons concerned in the felony above-mentioned, is hereby pleased, in the name and on the behalf of His Majesty, to promise His Majesty's most gracious pardon to any one of them (except the person who actually set fire to the said woods), who shall discover his, her, or their accomplice or accomplices therein, so that he, she, or they may be apprehended and convicted thereof.

SIDMOUTH.

And, as a further encouragement, the following rewards are hereby offered to any person or persons (except as before excepted) who shall discover the said offender or offenders, so that he, she, or they may be apprehended and convicted of the said offence, viz.

The sum of ONE HUNDRED POUNDS, to be paid by Mr. Bury, Solicitor, in Bewdley; and

The like sum of ONE HUNDRED POUNDS, to be paid by the Commissioners of His Majesty's Woods and Forests.

Whitchall, May 9, 1818.

Whereas it hath been humbly represented unto His Royal Highness the Prince Regent, that for some time past great dissentions have prevailed, and turbulent meetings have been held in the parish of Melcombe Regis, in the county of Dorset, respecting the election of a Mr. Mayne to be Lecturer in the Church of the said parish; and that en Sunday the 19th day of April last, a letter signed, "A Friend to the Church Rites," was addressed to the Rev. Thomas Deason, threatening death to the Rev. Thomas Wyndham, L. L. D. Rector of the said parish, if the said Mr. Mayne were not permitted to perform the evening service;

For the purpose of upholding the said Rector in the exercise of his undoubted rights, and of marking with the severest censure, dissentions so contrary to all true sense of Religion, and so subversive of Church discipline, and for bringing the author of the said letter to condign punishment, His Royal Highness is hereby pleased, in the name and on the behalf of His Majesty, to promise His Majesty's most gracious pardon to any person privy to the writing or sending the said letter, who shall discover the person or persons who actually wrote and sent the same, so that he, she, or they, may be apprehended and convicted thereof.

SIDMOUTH.

And as a further encouragement a reward of ONE HUNDRED GUINEAS is hereby offered by the said Rev. Thomas Wyndham, L. L. D. Rector of the said parish, to any person who shall give such information as shall lead to the conviction of the person or persons guilty of writing and sending the said letter.

W HEREAS by an Act of Parliament, passed in added to the list of goods, wares, and merchandise the forty-third year of the reign of His present enumerated and described in the table annexed to Majesty, intituled "An Act for permitting certain the said recited Act marked (C); and that such "goods imported into Great Britain, to be secured foreign linseed should be lodged and secured at or in

" in warehouse without payment of duty," it is, amongst other things, enacted, that it shall and may be lawful for the importer or importers, proprietor or proprietors, consignee or consignees, of any goods, wares, or merchandise enumerated or described in the table thereunto annexed marked (C), which shall be legally imported or brought into the port of London, to land any such goods without payment at the time of the first entry of such goods, wares, and merchandise, of the duties of Customs due on the importation thereof; and such goods may be lodged and secured at or in such places, and under such rules, regulations, and restrictions as the Commissioners of the Customs in England, or any four or more of them, shall anprove and direct, upon the said importer, proprietor, or consignce entering into bond to His Majesty, his heirs, and successors, with one sufficient surety, to be approved of by the Collector and Comptroller of the Customs of the said port of London, in double the amount of the full duties due and payable on the importation of such goods, wares, and merchandise, with condition that such goods, wares, and merchandise shall be either duly. exported in the manner and under such rules, regulations, and restrictions, so far as the same are applicable thereto, as by this Act are directed in respect of goods, wares, and merchandise secured in warehouses as aforesaid, and exported directly from thence, or that the full duties due and payable on the importation of such goods, wares, and mer-chandise shall be paid to the Collector, or other proper Officer of the Customs, within the space of twelve months from the date of the first. entry of such goods; and it is by the said recited Act further enacted, that if the Lord High Trea-surer, or the Commissioners of His Majesty's. Treasury for the time being, or any three or more of them, shall deem it expedient that the provisions of the said Act should be extended to any goods, wares, and merchandise not enumerated or described in either of the tables annexed thereto, and shall cause a list of such goods, wares, and merchandise to be published in the London Gazette, then and from thenceforth all and every the provisions, regulations, and restrictions of the said Act shall extend, and be construed to extend, to such goods, wares, and merchandise, in every respect in as full and ample a manner as if the same had been inserted and enumerated in the said tables respectively, at the time of passing the said Act :

We, the undersigned, Lords Commissioners of His Majesty's Treasury, pursuant to and in execution of the powers vested in us in and by the said Act, do hereby declare, that it appears to us expedient that the provisions of the said Act should be extended to the article of

Foreign Linseed,

legally imported or brought into the port of London (not being imported by the United Company, of Merchants of England trading to the East Indies); and that such foreign linsced should be added to the list of goods, wares, and merchandise enumerated and described in the table annexed to the said recited Act marked (C); and that such foreign linsced should be lodged and secured at or in

÷

such places as the Commissioners of the Customs in England, or any four or more of them, shall approve and direct, under the regulations and directions of the said Act: and we do further declare, that from and after the publication of this our certificate in the London Gazette, conformable to the directions of the said Act, all and every the provisions, regulations, and restrictions of the said Act shall extend, and be construed to extend, to all such foreign linseed in every respect in as full and ample a manner as if the same had been inserted and enumerated in the table annexed to the said Act marked (C), at the time of the passing. the same Act.

Given under our hands at the Treasury Chambers, Whitehall, this 25th day of June 1818,

> N. VANSITTART. C. GRANT, jun. B. PAGET.

WHereas by an Act of Parliament, passed in WW the forty-third year of the reign of His present Majesty, intituled "An Act for permitting "certain goods imported into Great Britain to be " secured in warehouse without payment of duty," it is, amongst other things; enacted, that it shall and may be lawful for the importer or importers, proprietor or proprietors, consignee or consignees, of any of the goods, wares, or merchandise, enume-rated or described in the table thereunto annexed, marked (E), and which shall have been legally imported or brought into the port of London, to lodge and secure in a warehouse or warehouses to be provided for that purpose, any such goods, wares, and merchandise, under the joint locks of the crown and the merchant, without payment at the time of the first entry of the duties of customs due on the importation thereof: and it is by the said recited Act further enacted, that if the Lord High Treasurer, or the Commissioners of His Majesty's Treasury for the time being, or any three or more of them shall deem it expedient, that the provisions of the said Act should be extended to any goods, wares, and merchandise, not enumerated or described in either of the tables annexed thereto, and should cause a list of such goods, wares, and merchandise, to be published in the London Gazette, then and from thenceforth, all and every the provisions, regulations, and restrictions, of the said Act, shall extend to such goods, wares, and merchandise, in every respect in as full and ample a manner as it the same had been inserted and enumerated in the said tables respectively, at the time of passing the said Act :

We, the undersigned, Lords Commissioners of II is Majesty's Treasury, pursuant to and in execu-tion of the powers vested in us, in and by the said Act, do hereby declare, that it appears to us expedient that the provisions of the said Act. should be extended to the article of

Foreign Hams,

legally imported or brought into the port of London (not being imported by the United Company Indies); and that such foreign hams should be added to the list of goods, wares, and merchandise enumerated and described in the table annexed to the said recited Act, marked (E), and that such foreign hams should be lodged and secured at or in such warehouse or warehouses, under the regulations and directions of the said Act : and we do further declare, that from and after the publication of this our certificate in the London Gazette, conformable to the directions of the said Act, all and every the provisions, regulations, and restrictions of the said Act shall extend and be construed to extend to all such foreign hams in every respect in as full and ample a manner as if the same had been inserted and enumerated in the table annexed to the said Act, marked (E), at the time of the passing of the same Act.

Given under our hands at the Treasury Chambers, Whitehall, this 25th day of June 1818.

•, • • • •

N. VANSITTART. C. GRANT, jun. B. PAGET.

Whitehall, July 21, 1818.

As several Artificers and Manufacturers, Subjects of Great Britain, have, from Time to Time, gone into Foreign Countries to exercise their several Callings, contrary to the Laws of these Kingdoms, the following Abstracts of Acts of Parliament of Their late Majesties King George the First and Second, and of His present Majesty, for preventing such Practices, are published, for the La. formation of all Persons who may be ignorent of the Penalties they may incur by Disobedience to. them : And it will be observed, that such Penalties likewise extend to those who are any ways con-cerned or instrumental: in the Sending or Enticing Actificers or Manufacturers out of these Kingdoms, or in the Exportation of the Tools and Instruments used by them, as well as to the Artificers. or Manufacturers themselves.

Statute 5-George I. Chap. 27.

F any person shall contract with, entice, or solicit, any artificer in wool, iron, steel, brass, or other metal, clock-maker, watch-maker, or any other artificer of Great Britain, to go into toreign countries out of the King's dominions, and shall be convicted thereof, upon indictment or in-formation in any of the Courts at Westminster, or at the Assizes or Quarter Sessions, he shall be fined any sum not exceeding ONE HUNDRED POUNDS for the first offence, and shall be imprisoned three months, and till the fine be paid. And if any person having been once convicted shall offend again, he shall be fined at the discretion of the Court, and imprisoned twelve months, and till

the fine be paid. If any of the King's subjects, being such artificers, shall go into any country out of His Majesty's dominions, to exercise or teach the said trades to foreigners; and if any of the King's subjects in any such foreign country, exercising of Merchants of England trading to the East lany of the said trades, shall not return into thisrealm within six months after warning given by the Ambassador, Minister, or Consul of Great Brituin, in the country where such artificers shall be, or by any person authorised by such Ambassador, &c. or by one of the Secretarics of State, and from henceforth inhabit within this realm; such persons shall be incapable of taking any legacy, or of being an executor or administrator, or of taking any lands, &c. within this kingdom, by descent, devise, or purchase, and shall forfeit all lands, goods, &c. within this kingdom, to His Majesty's use, and shall be deemed alien, and out of His Majesty's protection.

Upon complaint made, upon oath, before any Instice of Peace, that any person is endeavour-ing to seduce any such artificer, or that any such artificer hath contracted or is preparing to go out of His Majesty's dominions, for the purposes aforesaid, such Justice may send his warrant to bring the person complained of before him, or before some other Justice; and if it shall appear by the path of one witness, or by confession, that he was guilty of any of the said offences, such Justice may bind him to appear at the next Assizes or Quarter Sessions: And if such person shall refuse to give security, the Justice may commit him to gaol till the next Assizes or Quarter Sessions and until he shall be delivered by due course of law. And if any such artificer shall be convicted. upon indictment, of any such promise, contract or preparation to go beyond the seas, for the purpose aforesaid, he shall give such security to the King not to depart out of His Majesty's dominions, as such Court shall think reasonable, and shall be imprisoned till security given."

If any of the above offences shall be committed in Scotland, the same shall be prosecuted in the Court of Justiciary or the Circuits there.

Statute 23 George H. Chap. 13.

IF any person shall contract with, or endeavou, to sed ice any artificer in wool, mohair, cotton, or sitk, or in iron, steel, brass, or other metalr or any clock-maker, watch-maker, or any other artificer in any other of the manufactures of Great Britain or Ireland, to go out of this kingdom or Ircland into any foreign country not within the dominions of the Crown of Great Britain, and shall be convicted, upon indictment or information, in the King's Bench at Westminster, or by indictment at the Assizes or General Gaol Delivery for the county, &c. wherein such offence shall be committed in England, or by indictment in the Court of Justiciary or any of the Circuit Courts in Scotland, or by indictment or information in the Kingel Barrie + Dalle the King's Bench at Dublin, if such offence be committed in Ircland; the person so convicted shall, for every artificer contracted with or seduced, forfeit FIVE HUNDRED POUNDS, and shall suffer imprisonment in the common gaol of the county or stewartry wherein such offender shall be convicted for twelve calendar months, and until forfeiture be paid : And in case of a subsequent offence of the same kind, the persons so again offending shall forfeit, for every person contracted with or seduced, ONE THOUSAND POUNDS, and shall suffer imprisonment in the common gaol

of the county or stewartry wherein such offender shall be convicted, for two years, and until such forfeiture be paid.

If any person in Great Britain or Ireland shall put on board any ship or boat, not bound directly to some port in Great Britain or Ireland, or to some other of the dominions of the Crown of Great Britain, any such tools or utensils as are commonly used in, or proper for the preparing, working up, or finishing of the woollen or silk manufactures, or any part of such tools, he shall, for every offence, forfeit all such tools, or parts thereof, put on board, and TWO HUNDRED POUNDS, to be recovered by action of debt, &c. in any Court of Record at Westminster, or in the Court of Session in Scotland, or at any of the Four Courts in Dublin respectively, wherein no essoin, &c. shall be allowed.

It shall be lawful for any Officer of the Customs in Great Britain, or for any Officer of the Revenue in Ireland, to seize and secure, in some of His Majesty's warehouses, all such tools or utensils prohibited to be exported, as such officer shall find on board any vessel not hound directly to some port in Great Britain or Ireland, or to some other of the dominions of the Crown of Great Britain ; and all tools so seised shall, after condennation, be publicly sold to the best bidder; and one moiety of the produce shall be to the use of His Majesty, and the other moiety to the officer who shall seize and secure the same.

If the Captain of any vessel in Great Britain or Ireland knowingly permit any of the said tools, prohibited to be exported, to be put on board his vessel, he shall, for every such offence, forfeit ONE HUNDRED POUNDS, to be recovered as the penalties inflicted upon persons exporting the tools; and, if the vessel belongs to His Majesty, the Captain shall not only forfeit ONE HUNDRED POUNDS, but shall also forfeit his employment, and be incapable of any employment under His Majesty.

If any Officer of the Customs in Great Britain or of the Revenue in Ireland, take, or knowingly suffer to be taken, any entry outward, or sign any cocket or sufferance for the shipping or exporting of any of the said tools, or knowingly suffer the same to be done, he shall forfeit ONE HUNDRED POUNDS, to be recovered as aforesaid, and also forfeit his office, and be incapable of any once under His Majesty.

One moiety of the forfeitures shall be applied to the use of His Majesty, and the other moiety to the use of the person who shall sue for the same.

Statutes 14, 21, 25, and 26 of His present Majesty.

BY these Statutes the like penalties and forfeitures as above-mentioned are extended to persons ' packing or putting on board any vessel, not bound directly for some port in Great Britain or Ireland, any machine, engine, tool, press, paper, utensil, or implement whatsoever, used in or proper for the working or finishing of the cotton, steel, or iron manufactures of this kingdom, or any part or parts of such machines or implements, or any models or plans thereof; and all Captains of ships and other persons receiving or being in possession of any such articles, with an intent to export the same to foreign parts, and all Custom-house Officers suffering an entry to be made thereof, are respectively liable to the like penalties as are above-mentioned, in the case of tools and utensils used in the woollen and silk manufactures.

CONTRACT FOR DANTZIC, MEMEL, OR RIGA FIR TIMBER.

Navy-Office, July 20, 1818. **THE Principal Officers and Commissioners of** His Majesty's Navy do hereby give notice, that on Wednesday the 29th of July 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 Yard at Sheerness with

500 pieces of Dantzic, Meniel, or Riga Fir Timber, of from 24 to 28 feet long, and from 12 inches to 14 inches square.

One half to be delivered by the 31st of August next, and the remainder by the 17th of October next. A form of the tender may be seen at this Office.

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, attends.

Every tender must be accompanied by a letter addressed to the Navy Board, and signed by one responsible person, engaging to become bound with the person tendering, in the sum of £400, for the due performance of the contract.

J. W. Morton, for the Secretary.

Office of Ordnance, July 7, 1818: THE Principal Officers of His Majesty's Ordnance do hereby give notice, that proposals will be received at their Office in Pall-Mall, on or before Wednesday the 22d day of July instant, from such persons as may be willing to undertake the supply of

Copper Smith's articles,

for service of this Department, for a period of three years; determinable after the expiration of the first year, upon notice of three months, at the option of either party.

Patterns of the articles may be viewed upon application at the Principal Storekeeper's Office in the Tower; and further particulars, together with the terms and conditions of the contract, may be known at the Secretary's Office, in Pall-Mall aforesaid, any day between the hours of ten and four o'clock; where the proposals must be delivered, sealed up, and indorsed " Proposals for Copper Smith's articles;" but no proposal can be admitted after the said 22d instant, at twelve o'clock at noon of the same day; neither will any tender be noticed, unless the party making it, or an agent in his behalf, shall attend.

By order of the Board,

R. H. Crew, Secretary.

Equivalent-Office, July 10, 1818. THE Court of Directors of the Equivalent L Company give notice, that a General Court of the said Company will be held at their House,

No. 17381.

No. 7, Dowgate-Hill, London, on Wednesday the 23d of September next, at one o clock in the afternoon precisely, being the Annual General Court appointed by the charter.

And they further give notice, that the warrants for the dividends, ordinary and extraordinary, de-clared for the 5th instant, are ready to be delivered out and paid every Wednesday, from one to three o'clock, at their said House, and at their Office in Edinburgh.

Thomas Gregory Smith, Secretary.

Bank of England, July 16, 1818.

THE following is a list of the Cashiers and other persons who are now authorised to sign Bank of England Notes, viz.

The Cashiers who sign Notes of £5 value and upwards,

Henry Hase. Samuel Hulme. Thomas Rippon. Charles Phillips, Thomas Bros. John Coward, Christopher Olier. William Robert West, Francis Kensall. William Harris. Isaac Field. Isaac Booth. Peter Pineau. Thomas Donovan. John Hogben. Thomas Triquet. James Longman. William Hughes. John Fleetwood. James Lambert. William Seabrooke. Alexander Hooper. Samuel de la Maziere. James Durnford Capel. John Clack.

Persons who sign Notes of £1 and £2 value each,

Josiah Knight. Charles Watts. Edmund Richard Chicheley. John Tilbury. Henry Whiting. Robert Lowe. William Jefferson. Thomas Baxter. Charles Tabor. Partridge Greenslade. Abraham Jackson. James Clapp, Charles Clarke, Wm. Walcot Thomson. Edward Staple. Joshua Pearson. Nathaniel Stock. John Frederick Bourne. Thomas Holland. Roger Clough. Edmund Homersham. James Mawdsley. John Champ. George Raye. Thomas Middleton, Anthony Jacob Parquot. Peter Gamage. Alexander Consett. William Williams. William Wade. Stephen Leete, Peter Lister, Samuel Sanigear. John Butler. James Vantin. George Gaudin. John Vanderpant. Samuel Draper. Samuel Hogflesh. Thomas Needham. James Robinson. Robert Best, Secretary.

Theatre Royal, Drury-Lane.

Drury-Lane Theatre, July 20, 1818. Olice is hereby given, that a General Assembly of the Subscribers to this Th of the Subscribers to this Theatre will be held on Tuesday the 28th of July instant, at two o'clock precisely, in the Grand Saloon of the Theatre, upon special affairs, and every Subscriber is particularly requested to attend.

C. W. Ward, Secretary,

В

E. 1318

ABSTRACT of the ACCOUNTS of the Treasurer of the County of Middlesex, from the 16th January, 1817, to the 15th January, 1818, published pursuant to the Provisions of an Act of Parliament, lately passed, initialed "An Act to amend an Act of His late Majesty King George the Second, for the more easy assessing, collecting, and levying of County Rates,"

144 - LUN 174 K 19

	بطيقا بتستعلما ومستعسيه	<u>الحفيد ومع المجاركة ومعظيمة من المور التي المعاري كان ويها</u>	- 111 N. (11-12)	<u></u>		<u></u>		i
817		•	RECEIPT.			•	}	
	Received on a on the for a re the	count to 16th January 1817 account of the County Rates account of monies advanced produce of work done by the the maintenance of soldiers apayment of money advanced amount of fines for false wei lie Commissioners for the inn	e prisoners in the H confined in the Hou to the Inspectors o ghts, &c.	louse of Correction ise of Correction f Corn Returns		10826 16 9 \$8176 17 9 489 1 4 254 6 6 25 6 9 15 12 0 7 11 0 1125 0 0	£ s.	. d.
					<u>+</u>	<u>, martin an an an an an an</u> E	50220 19	a
	Bridges, repai	ire of	EXPENDITURĚ	•	_			<u></u>
	Baggage of sol Coroner's fees	ldiers, removal of					95 4 89 14 982 17	f 5
	Clerk of the P	, advanced to Inspectors of eace for Westminster, pursua	mi to the Act of Pr	wliament for the	abolition of		15 10	0 0
}	gaol fees Deputy Clerk	of the Peace, on account of	law expences	حد ` هـ	نے۔ ختہ		49.19 400 0	
ł		· ·	Newga	te. New Prison.	House of Correction:	fothill-Fields Bridewell.		
	•	Expences of transportation victs from Newgate To the Keeper of Newgat	907 19				,	
Ì		on ditto — Salaries to the Governor, and turnkeys —	servants,	1113 10 9	1663 4 6	R66 5 0		
		and Apothecary, and Cl Prison Committee		250 0 0	270 0 0	162 10 0		
ĺ		Bread for the prisoners Butcher's meat for ditto Coals ditto —		1144 8 2 111 18 Ò 195 7 6	2735 3 2 870 1 3 184 5 0	597 17 G		
ł	Gaols.	Clothing ditto Repairs and sundry works Faxes Soap, candles, oil, salt, meal; also strong	and oăt- ieer and	128 17 10 26 7 0 42 9 5	896 17 8 814 9 8 120 3 2	J4 0 3		•
	.A	other articles (by order apothecary) — Sundries, consisting of st religious books, money prisoners on the expin	ationary, given to ration of	171 11 6	604 1 4	<u> </u>	÷.	
ŀ		the term of their conf and various necessary for the prison —		99 6 2	540 15 1	40 5 0		
ł			£ 1344 15	10 3223 16 4	8699 0 10	1680 17 9	14948-16	· 19·
F	ligh' Constable	On account of new buildin MiddleSex tontine, one yes s, extraordinary expenses.	ar	15675 0 0	8100 0 0		15675 0 8100 0	U .
-1 N	King's-Bench, Iarshalsea, and leet Prisods.	Annual contribution, pur	suant to Act of Parl	imment }King' Marsl Fleet		100 0 0 200 0 0 50 0 0	38. 11	υ
	Militia.	f Payments on absorve of fa re in	milies of militia-men gimental storehoùse cidental expences	a — s —		269 13 7 327 4 5 15 3 0	35 0 0.	х. Т
ľ	Printing	At the MLP Dath Star an	. مئ		. – –		612 1 55 11	
Pr 4	ost cutors and Withesses	At the Old Balley Sessions At Middlesex ditto At Westminster ditto	د تعمیر بیسی مکین می		 	5345 3 0 71 10 6 30 5 0	5446 18	
	•.	t.		an		£	41789-18	

1319

1

ſ

1812	[· · · · · · · · · · · · · · · · · · ·	······································		\´£	<u> </u>	ð.
	Session-House,	Salaries to the Housekeeper, Session Beadle, and Messenger to the Court Allowance to the Housekeeper for coals, candles, and stationary for the	Broùght over 340 0 0	41739	18	3
	Clerkenwell.	Court, Committees, and Grand Juries Repairs and sundry works £236 12 0 -Taxes £165 8 9 Sundries, including advertisements, lamplighting, &c.	145 0 0 402 0 9 214 13 0			
	Treasurer of the	Salary, one year to Midsummer 1817 £500 0 ö Deducting allowances previously made for entering vagrant orders 12 1 o	9- 8-11-7 -7-8-14-7-7-7-7-7	1101	13	9
	County.	Disbursements for stamps, stationary, advertisements, postage, &c.	497 19 0 64 11 7			
	Vagrants.	Contractor for conveying vagrants, salary Extraordinary allowance to ditto, in consequence of the great increase of vagrants	300 0 0	552	10	7
		Orders for subsistence and conveyance of vagrants	200 0 0 523 14 5. 1250 18 0			
	Westminster New Court-	To the Commissioners for erecting the Court-House, being the autount received from the Commissioners for the improvement of Westminster	1125 0 0	2284	12	5
	House.	Salary to the Housekeeper, including disbursements	200 0 0 8 8 3 107 19 9	1441		
			£	47120	÷	0
	• •	В	alance in hand	3800		1
	•			50920		_
The a	ecounts, of which	the above is an abstract, were audited and signed by the following Justices of County of Middlesex, viz.	f the Peace in a	nd for t	he s	aid

THOMAS COLLINS, Esq. EDMUND COTTERILL, Esq. JOHN HANSON, Esq.

SAMUEL MILLS, Esq. SAMUEL EVERINGHAM SKETCHLEY, Esq.

G. B. MAINWARING, Treasurer of Middlesen,

Office for Taxes, Somerset-Place, July 21, 1818;

DUrsuant to Acts, passed in the forty-second and fifty-third years 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 this day, was £78 and under £79 per Centum.

By order of the Commissioners for the Affairs of Matt. Winter, Secretary. Taxes,

Manchester, July 16, 1818

Notice is hereby given, that the Partnership heretofore carried on by William Wood, Leonard Carter, Thomas Weod, and Matthew Carter, Stone-Masons, all of Mauchester, in the County of Lancaster, under the firm of Wood and Carter, was dissolved on the 1st day of April 1818, by mutual consent. William Wood.

Leonard Carter. Thomas Wood. Matthew Carter.

N Otice is hereby given, that the Copartnership lately sub-sisting between William Find No. 17, Steward-Street, Old Artillery-Ground, under the firm of Hyde and Samson, Silk-Manufacturers, was dissolved by mutual consent on the 24th day of June last past.—All debts due to and from the said Copartnership will be received and paid by John Samson, 15, Wood-Street, Spitalfields, by whom part of the business will in future be carried on. Witness our hands this 17th day of July 1813.

B 2

William Hyde. John Samson.

N Otice is hereby given, that the Partnership between George Brown and Jane Willson, of the City of Oxford, Collar and Harness-Maker, was dissolved by mutual consent on the 7th day of July instant.—All debts due to and from the said Partnership will be settled by the said George Brayn, Dated the 17th day of Into 1816 Dated the 17th day of July 1818.

George Brown. Jane Willson.

Notice is hereby given, that the Partnership between us the undersigned, William Payne and Edward Bullock, of Birmingham, in the County of Warwick, Iron-Founders, is this day dissolved' by mutual consent.—Dated the 17th day of July 1818.

William \times Payne. Mark of Edward Bullock.

N Otice is hereby given, that the Partnership business lately carried on by us, at Colchester, in the County of Essex, under the firm of John Lewis and Osborne, was this day dissolved by mutual consent.--Witness our hands this 15th due of Inhim the user of our land to be and this 15th day of July in the year of our Lord 1818.

> John Lewis. J. P. Osborne.

Notice is hereby given, that the Partnership lately sub-sisting between us, and corried on under the firm of Messrs. Tegart and Horton, of Pall-Mall, in the County of Middlesex, Apothecaries, was dissolved by mutual consent on the 31st day of December last.—All debts due to and from the said Partnership are to be received and paid by the said Arthur Tegart; by whom the business will in future be con-ducted.—Dated this 20th day of July 1818.

Arthur Tegart. John Collibee Horton.

ì

EXACE notice, that the Partnership formerly subsisting between us the undersigned, as Merchants, in Liverpool, in the County of Lancaster, under the firm of Lavater and Aspinall, expired on the 30th of June last, and was then dissolved by mutual consent.-Dated the 16th day of July 1819. John Carpar Lavater.

James Aspinall.

1320

N Otice is hereby given, that the Partnership which sub-sisted between us the undersigned, of Birmingham, in the County of Warwick, Brass-Founders, in the firm of Horne and Bedson, was dissolved on the 11th day of July instant by mutual consent.—Witness our hands this 18th day Thos. Horne. of July 1818.

Thomas Bedson.

N Otice is hereby given, that the Partnership between us, John Paget and John Burgess, Millers, of Barrow-upon-Soar, in the County of Leicester, was dissolved by mutual consent on the 6th day of April last : As witness our John Paget. hands.

John Burgess.

N Otice is hereby given, that the Partnership subsisting between the undersigned, Richard Hamilton An-derson and James Vallance, of Garlick-Hill, Upper Thames-Street, and Maiden-Lane, Queen-Street, in the City of Lon-don, Wholesale Chemists and Druggists, was this day dissolved by mutual consent: As witness our hands this 5th day of by mutual consent : As witness our hands this 5th day of February 1818. R. H. Anderson. Jas. Vallance.

N Otice is hereby given, that the Partnership lately car-ried on by us, Frederick Ridding and George Hampton, both of Ketley, in the County of Salop, Maltsters, under the firm of Ridding and Hampton, was on the 26th day of January now last past dissolved by mutual consent: As witness our hands this 3d day of July 1818.

Frederick Ridding. George Hampton.

LONDON.

At the General Quarter Session of the Peace of our Lord the King, holden for the City of Lon-don, at the Guildhall, within the said City, on Monday the 15th of June in the Fifty-eighth Year of the Reign of our Sovereign Lord George the Third, by the Grace of God of the United Kingdom of Great Britain and Ireland King, Defender of the Faith, before John Ausley, Esq. Sir Claudius Stephen Hunter, Baronet, Aldermen of the said City, Sir John Silvester, Baronet, Re-corder of the said City, Sir Matthew Bloxam, Knight, George Bridges, Esq. other of the Aldermen of the said City, and others their Aldermen of the said City, and others their Fellows, Justices of our said Lord the King, assigned to keep the Peace of our said Lord the King within the said City; and also to hear and determine divers Felonies, Tres-passes, and other Misdeeds committed within the said City;

DE it remembered, That the Inspector of Corn Re-turns hath, in open Court, presented and deli-vered to the Recorder, and Aldermen, assembled at this present Session, a certain book, into which the states or present Session, a certain book, into which the states or accounts of the aggregate quantities, prices, and average prices of English barley, beans, pease, rye, wheat, rapeseed, thatmeal, and oats, bonk fide sold and delivered from the 9th day of February last to the 9th day of May last, by each and every person carrying on the trade or business of a corn-factor in the City of London or suburbs thereof, have been made up, formed, computed, and distin-guished, and fairly and properly inserted; and hath ve-rifed upon his oath, that the same have been fairly, cor-rectly, and properly made up, formed, and computed, to the receive, and property make up, homed, and computed, to the best of his power, skill and judgment, and according, so far 45 in him lay, to the true intent and tenor of the Act of Par-leament in that behalf; and the general average prices or each of the said respective sorts of corn and grain thereby appearing to the said Recorder and Aldermen, they do, in

pursuance of the said Act, deem and certify the same to be as follows, viz.

£	s.	<i>d</i> .
Barley 2	18	47
Beans 2	9	
Pease 2	12	I Average price per quarter on
Rye 2	9	0 the last six weeks.
Wheat 4	8	6
Rapeseed 0	0	Lo Lo
Oatmeal i	11	4 { Average price per boll on the last six weeks.
Oats 1	9	9 $\left\{ \begin{array}{c} \text{Average price per quarter on} \\ \text{the last twelve weeks.} \end{array} \right.$

And do hereby order and direct, that the said general are-rage prices be published in the London Gazette once in four several weeks immediately succeeding this present Session.

By the Court, THOMAS SHELTON, Clerk of the Peace.

NOTICE.

July 15, 1818.

LL persons having demands on the late Mr. Josiah Will-son, of Bridgefoot-Street, in the City of Dublin, Iron-Founder, are hereby required to furnish the particulars to Mr. James Christie, Administrator, Glagow, or, under cover to Mr. Goddard, Solicitor, No. 15, Middle-Gardiner-Street, Dublin; and all persons indebted to him are required to pay the amount to Mr. Christie, or to Mr. Goddard, either of whom will give proper discharges.

Do be sold by auction, by Mr. Wilde, before the major part of the Commissioners under a Commission of Bankrupt awarded against John Savidge, of East-Stoke, in the Bankrupt awarded against John Savidge, of East-Stoke, in the County of Nottingham, Coal-Seller, Dealer and Chapman, at the house of George Savidge, the sign of the Volunteer, in Carlton, in the Parish of Gedling, in the County of Notting-ham, on Wednesday the 5th day of August next, at Three o'Clock in the Afternoon, in such lots, and subject to such conditions of sale, as will be then and there produced; A valuable freehold and tythe-free estate, situate at Carl-ton efforcavid, and constitute of

ton aforesaid, and consisting of A capital set of malt-rooms, capable of steeping at least ten quarters a week, with a newly-erected dwelling-house thereto adjoining, situate at the cast end of the Town of Carlton aforesaid, near the Carpenter's Arms, now held by John Tomlinson.

A house and garden, in Carlton aforesaid, in a place there called the Becks, now held by John Pierrepont.

A close of excellent land, in Carlton aforesaid, called the Stone Pitt, otherwise the Becks' Close, adjoining the Notting-ham road, and containing about 2A. 1R. 1P. now held by George Savidge.

And another close, in Carlton aforesaid, called Mill-Hill Close, otherwise Pinfold-Bank Close, now used as a garden, and well planted with choice fruit trees, with the barn thereon standing, and capable of being converted into a convenient dwelling-house at a small expence, containing about 2R. 36P. and now held by John Watnall.

For further particulars apply at the Office of Messrs. Jam-son and Lee, Solicitors, at Nottingham; to the Auctioneer, or Messrs. John Allcock, of Snenton, and Brian Barnes, of Carlton, the Assignees.

O be peremptorily sold, pursuant to a Decree and sub-sequent Order of the High Court of Chancery, made in a Cause Wright against Bradley, on Wednesday the 26th day of August next, at One of the Clock in the Afternoon, before Thomas Drake, Gentleman, the person appointed by John Campbell, Esq. one of the Masters of the said Court, at the house of John Duncuft, of Hathershaw, in the Township of Oldham, in the County of Lancaster, in four left. Oldham, in the County of Lancaster, in four lots, The fee simple and inheritance of and in certain mes-

The fee simple and inheritance of and in certain mes-suages, dwelling-houses, or cottages, with their appurtenances, situate, lying and being at Hollins, otherwise Hollingwood, in the said Township of Oldham. Particulars may be had (gratis) at the said Master's Office, in Southampton-Buildings, Chancery-Lane, London; Messrs. Clarke, Richards, and Medca:f, Chancery-lane, London; Mr. Joseph Higginbottom, Oldham aforesaid, and at the values of sale. place of sale.

1'

Γ

TO be peremptorily, sold in lots, pursuant to a decree of the High-Court of Chancery, made in a cause "Robinson v. Tattersall," with the approbation of James Stephen, Esq. one of the Masters of the said Court, at the Wheatsheaf-Inn, Durham, on Flursday the 20th day of August, 1818, between the hours of One and Two of the Clock in the Afternoon;

The manor, or reputed manor of North Biddick, in the said County of Durham, with the Mansion-House, called Biddick-Hall, offices, pleasure grounds, gardens, and woods, and several very eligible farms, containing about 515 acres of fertile inclosed meadow, pasture, and arable lands, lying compact, and free from great tythes on payment of a small modus, together with the valuable colliery, iron-foundry, stone-quarry, and dwelling-houses, situate within seven miles of Sunderland, nine of Newcastle, ten of Durham, and fourteen of Shields.

Particulars with plans annexed, may be had (gratis) three weeks prior to the sale, at the said Master's Chambers, Southampton-Buildings, Chancery-Lane, London, of Messrs. Robins and Hill, Solicitors, 4, Scrigent's-Inn, Fleet-Street, London; of Messrs. Vizard and Blower, Solicitors, 49, Lincoln's-Inn-Fields; of Messrs. Robinson and Burrows, Solicitors, Austen-Friars, London; at the Bull and Mouth-Inn, Leeds; George-Inn, York; Talbot-Inn, Darlington; Queen's Head-Inn, Newcastle; Bridge-Inn, Sunderland; Nelson's-Inn, Morpeth; Bush-Inn, Carlisle; at the Post-Office, Bishop-Auckland; and at the place of sale.

W Hereas by as Order of the High Court of Chancery, made in a Cause Sacuto against Sacuto, it is referred to John Camphell, Esq. one of the Masters of the said Court, to inquire what childreu, or descendants of children, of Isaac De Daniel Sacuto and Antonio Francisco Prini, otherwise Benjamin De Daniel Sacuto, or either and which of them were living at the death of Antonio Francisco Prini, otherwise Benjamin De Daniel Sacuto; therefore any person or persons claiming to be the child or children of the said Isaac De Daniel Sacuto and Antonio Francisco Prini, otherwise Benjamin De Daniel Sacuto, and who were living at the death of the said Antonio Francisco Prini, otherwise Benjamin De Daniel Sacuto, and who were living at the death of the said Antonio Francisco Prini, otherwise Benjamin De Daniel Sacuto, and who were living at the death of the said Antonio Francisco Prini, otherwise Benjamin De Daniel Sacuto, and prove the said John Campbell, Esq. at his Office, in Southampton-Buildings, Chancery-Lane, London, and prove the same, or in default thereof they will be peremptorily excluded the benefit of the said Order.—The said Isaac De Daniel Sacuto formerly resided at Legborn, in Italy, and died there in the month of June 1791, and the said Antonio Francisco Prini, otherwise Benjamin De Daniel Sacuto, formerly resided in the City of London, and died there in the month of April 1816.

Whereas hy a Decree of the High Court of Chancery, made in a Cause Abbey against Clarke, it was, amongst other things, ordered, that it should be referred to James Stephen, Esq. one of the Masters of the said Court, to inquire who were the next of kin of John Gedney, deceased (the testator in the pleadings named), at the time of his death (according to the Statute for the distribution of intestates' estates,) and if any of such next of kin were or was dead, who was or were his, her, or their legal personal representive.—Any person or persons claiming to be next of kin of John Gedney, late of Upper Union-Street, in the Parish of Myton, in the County of the Town of Kingston-upon-Hull, Gentleman, deceased (the testator in the said Decree named), living at the time of his death (which happened on or about the 5th day of February 1815), or the personal repretentative of any such nexts of kin who may have since departed this life, is or are forthwith to come in before the said Master, at his Chambers, in Southampton-Buildings, Chancery-Lane, London, and prove their kindred to the said testator.

Dursuant to a Decree of the High Court of Chancery, made in a Cause Abbey against Clarke, the Creditors of John Gedney, late of Upper Union-Street, in the Lordship of Myton, in the County of the Town of Kingston-upon-Hull, Gentleman, deceased (who died on or about the 5th day of February 1815), are forthwith to come in and prove their debts before James Stephen, Esq. one of the Masters of the said Court, at his Chambers, in Southampton-Buildings, Chancery-Lane, Loudon, or in default thereof they will be excluded the benefit of the said Decree. THE Creditors who have proved their Debts under a Commission of Bankrupt awarded and issued forth against John Peter De Roure, and John Hambrook, of Angel-Court, Throgmorton-Street, London, Merchants' and Partners, trading under the firm of J. P. De Roure and Co. are desired to meet the Assignces of the estate and effects of the said Bankrupts, on Thursday next the 28d instant, at Twelre o'Clock at Noon, at the office of Mr. Henry Rivington, No. 1, Fenchurch-Buildings, London, to assent to or dissent from the said Assignces commencing and prosucating a suit in equity for the recovery of a real estate, purchased on behalf of one of the Bankrupts, and settled upon his wife and children subsequent to his marriage; and on other affairs.

THE Creditors who have proved their Debts under a Commission of Bankrupt awarded and issued forth against Samuel Jenkins Walker, of Strangeways, in the Parish of Manchester, in the County of Lancaster, Thomas Bailey the younger, of Manchester aforesaid, and Edward Mayston, late of the City of London, but afterwards of Manchester aforesaid, Calico-Printers, Dealers and Chapmen (as well Joint as Separate), are desired to meet the Assignees of the said Bankrupt's estate and effects, on the 12th day of August next, at Eleven of the Clock in the Forenoon, at the Star Inn, in Manchester aforesaid, for the purpose of taking into consideration the claims of the separate Creditors of the said Edward Mayston, to the funds of the said estate, and for the purpose of assenting to or dissenting from the said Assignees being anthorised to make such arrangement for the division of the funds received and hereafter to be received by them the said Assignees between the Joint Creditors of. Samuel Jenkins Walker, Thomas Bailey the younger, and Edward Mayston, and the Separate Creditors of the said Edward Mayston, then to be agreed upon, as may be the means of putting an end to the disputes now subsisting between the said Joint and Separate Creditors; and on other special affairs.

THE Creditors who have proved their debts under a Commission of Bankrupt awarded and issued forth against Isaac Spence, of Providence-Row, in the Parish of Hackney, in the Coupty of Middlesex, Merchant, Ship-Owner, Dealer and Chapman, are desired to meet the Assignees of the estate and effects of the said Bankrupt, on the 27th day of July instant, at Two o'Clock in the Afternoon, at the Office of Mr. J. N Michell, of Union-Court, Broad-Street, in the City of London, Solicitor, to assent to or dissent from the said Assignees commencing and proscenting a suit in equity against a certain person, to be named at the said meeting, for calling him to account and recovering from him part of the Bankrupt's estate and effects, or to the compromising or referring the matters in difference with such person, as the said Assignees may see fit and think most advisable; and also to assent to or dissent from the said Assignees defending any suit or suits in equity that may be brought by the said person, either alone or in conjunction with others against them the said Assignees; and on other special affairs.

^r HE Creditors who have proved their Debts under a Commission of Baukrupt awarded and issued forth against William Blackmore, of Uppottery, in the County of Devon, Banker, are desired to meet the Assignees of the estate and effects of the said Bankrupt, on the 3d day of August next, at One o'Clock in the Afternoon, at the Angel Inn, in Chard, in the County of Somerset, to assent to or dissent from the said Assignees commencing, prosecuting, or defending any suit or suits at law or in equity, for the obtaining or recovery of a certain tenement, farm, and estate, in the occupation of Hearswell, or by some other name or names, situate in the Parish of Trull, in the County of Somerset, and parcel of the manor of Taunton Deane, in the said County, and here-tofore the property of Richard Blackmore, of the Parish of Uppottery, in the County of Devon, Esq. deceased, brother of the said Bankrupt; and also to assent to or dissent from the said Bankrupt's estate and effects or to the compounding, submitting to arbitration, or otherwise agreeing any matter or thing relating thereto; and on other special affairs.

HE Creditors who have proved their Debts under a Commission of Bankrupt awarded and issued forth against Thomas Dickens, of Liverpool, in the County of Lancaster, Merchant, Dealer and Chapman, are requested to meet the 1

Assignces of the estate and effects of the said Bankrupf, on the sist day of July instant, at One o'Clock in the Afternoon, at the Office of Mr. Davenport, Solicitor, Lord-Street, Liverpool aforesaid, to assent to or dissent from the said Assignees soling and disposing of all or any part of the personal estate and effects of the said Bankrupt, to any person or persons whomsoever, either by public auction or private contract, together or in parcels, or in such other manner as the said Assignces shall think fit, and that either for ready modey or credit, and upon such security as the said Assignces upon. shall think advisable; and also to assent to or dissent from the said Assignees commencing, prosecuting, or defending any suit or suits at law or in equity, for recovery of any part of the said Bankrupt's estate and effects; or to the compro-mising or compounding of any debt or debts owing to the said Bankrupt, and to the submitting to arbitration, or otherwise agreeing any matter or thing relating thereto; and also to assent to or dissent from the said Assignees selling; either by public anction or private contract, the real estate of the said Dankrupt, or any part thereof, or join with the mortgagee in the sale thereof; and also to a sent to or dissent from the said Assignces commencing, prosecuting, and defending any suit or suits at law or in equily, for the recovery and obtaining, possession of the whole or any part of the messuages, lands, and tenements of the said Bankrupt; and generally to authorise and empower the said Assignces to take such measures for the arrangement and settling of the said estate and effects of the said Bankrupt as to the said Assignees may seem expedient and proper; and on other special affairs.

THE Creditors who have proved their Debts under a Commission of Bankrupt awarded and issued forth against J mes Nicholson and John Brown, of Bow-Lane, London, Needle-Manufacturers, are desired to meet the Assignces of the estate and effects of the said Bankrupts, on the 31st of July instant, at Ten-o'Clock in the Forenoon, at Messrs. Hurd and Johnson's, No. 7, King's Bench-Walks, Temple, in order to assent to or dissent from the said Assignces prosecuting or defending any suit or suits at law or in equity, for recovery of any part of the said, estate; and to their compounding, referring, or settling any matter relating, thereto; and to their employing, an accountant at the expence of the estate.

THE Creditors who have proved their Debts under a Commission of Bankrupt awarded and issued forth against William Woodward, of Gannon-Street, in the City of London, Carpenter, Dealer and Chapman, are requested to meet the Assignces of the estate and effects of the said Bankrupt, on the 24th day of July instant, at Two o'Clock in the Afternoon, at the Office of Mr. Christopher Godmoud, Solicitor, Earl-Street, Blackfriars, to ascent to or discent from the said Assignces selling and disposing, either by public auction or prirate contract, of all or any part of the said Bankrupt's stock intrade, household formiture, estate and effects, at such price or prices, and upon such terms and conditions, and either for ready money or for payment at a future day, and upon such securities as the said Assignces shall think proper; and also to assent to or dissent from the said Assignces paying and settling with the persons employed in the carrying on of the business of the said Bankrupt since the date of the said Commission; and also to the said Assignces compounding, submitting to arbitration, or otherwise agreeing with any of the said persons apon any matter on thing relating thereto; and on other special affairs.

THE Creditors who liave proved their Debts under a Commission of Bankrupt awarded and issued torth against Mark Ramscar, late of Pancras-Lane, Bucklersbury, in the City of London (but then a prisoner for debt in the King's-Bench Prison), Watchouseman, Dealer and Chapman, are desired to meet the Assignce of the estate and effects of the said Bankrupt, at the Office of Mr. John Baddeley, Solicitor; in Stockport, in the County of Chester, on Wednesday the 5th day of August next, at Eleven o'Clock in the Porenoonprecisely, to assent to or dissent from the said Assignce commencing a prosecution against certain persons, who will be named at the said meeting, and who have fraudulently obtained possession of certain parts of the said Bankrupt's estate and effects; and also to assent to or dissent from the said Assignce-commencing, prosecuting, or defeading any suit or suits at haw or in equily, for recovery of any part of the said Bankrupt's estate and effects; or to the compounding, sub-

mitting to arbitration, or otherwise agreeing and matter or thing relating thereto; and on other special affairs.

HHE Creditors who have proved their Debits under a Commission of Bankrupt awarded and issued forth against Henry Godsall, of Sudbrook, in the Cointy of Gloncester, Scinner, Dealer and Chapman, are requested to meet the Assignces of the said Bankrupt's estate and effects, on the 15th day of August next, at Twelve of the Clock at Noon, at the Office of Mr. Thomas Okey, in the City of Gloncester, Attoincy at Law, in order to assent for a dissent from thie said Assignces selling or disposing, either by public auction or private contract, of all or any part of the estate or effects of the said Bankrupt, whether therehold, leasehold, or copyhold, and of all the Bankrupt is indrest therein or relating thereto, and to determine when the same shall be offered for sale, and whether the same shall be offered in one or more lot or lots p and also to assent to or dissent from the said Assignces commencing, prosecuting, or defending any suft or suffs at law or in equity, for the recovery of aug part of the said Bankrupt's estate and effects, or such as the said Assignces may condeive to belong to the said Bankrupt; or to the compounding, submitting to arbitration, or otherwise agreeing any matter or thing relating thereto; and on other special affairs.

THE Greditors who have proved their Debts under a Commission of Brukrupt awarded and issued forth against James Pritchard, of Church-Lane, in the Parish of Saint Mary, Whitechapel, in the County of Middlesex, Cooper, Dealer and Chapman, are requested to meet the Assignees of the said Bankrupt's estate and effects, on Saturday the 25th day of August instant, at Eleven of the Clock in the Forenoon, at the office of Mr. Fibury, the Solicitor to the said commission, in Falcon-Street, Aldersg the-Street, to assent to or dissent from the said Assignees selling the said Bankrupt's stock in trade, household furniture, and other effects, either by public auction or private contract, and also to their appointing an accountant to selle and adjust the Bankrupt's accounts, and to collect in the debts due to the estate, and to their commencing, prosecuting, or defending any suit or suits at law or in equity, for the recovery of any part of the said Bankrupt's estate and effects; or to the compounding, submitting to arbitration, or otherwise agreeing any matter or thing relating thereto; and on other special affairs.

Whereas a Commission of Bankrupt is awarded and issued forth against William Rulge, of Carburton-Street, Fitzroy-Square, in the County of Middlesex, Horse-Dealer, Hay and Corá-Dealer, Stable-Keeper, 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 1st and 8th of August next, and on the 1st of September following, at Twelve on each day, at Guiddhall, London, and make a tuil Distovery and Disclosure of his. Estate: and Effects ; when and where the Creditors are to come prepared to prore their Debts, and at the Second Sitting to chuse Assignees, and at the Last Sitting the said Bankrupt is required to dissent from the Allowance of his Certificate. All persons indebted to file said Bankrupt, or that have any of his Effects, are not to pay or deliver the same but to whom the Commissioners thair appoint, but give notice to Mr. C. Pearson, Solicitor, Saint Helen's Place, Bishopsgate-Street.

Whereas a Commission of Bankrupt is awarded and issued forth against James Tomin, late of Chad's-Row, Gray's-Inn-Lane, in the County of Middesex, Bricklayer, Dealer and Chapman, and he being declared a Bankrupt is hereby required to surrender hinself to the Commissioners in the said Commission named, or the major part of them, on the 23th of July instant, on the 8th of August next, and on the 1st of September following; at Ten' in the Forenoon on each of the said days, at Guidhail, London, and make as full Discovery and Disclosure of his Estate and Effects; when and where the Creditors are to come prepared to prove their Debts, and at the Second Sitting to choose 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 Critificate. All persons indebted to the said Bankrupt, or this Lawerany of his Effects, are not to pay or deliver the same bint to whom the Commissioners shall appoint, but give notice to Meisrs. Weston, Teesdale, and Symes, Solicitors, Fenchurch-Street, London. W Hereas a Commission of Bankrinpt is awarded and issued forth against William Armitage the elder, now or late of Thorne, in the Bounty of York, Marintr, Dealer and Chapman, and he being declared a Bankrupt is hereby required to surfeider bimself to the Commissioners in the said Collibilision named, of the major part of them, on the 25th and 27th days of July listant, at Eight in the Morning, and but ht ist flay of September next, at Eleven o'Clock in the Foredom, at the Dog and Duck Taverh, in Kingston-upon-Hull, alld make a full Discovery and Disclosure of his Estate and Effects; when and where the Creditors are to come prepared to prove their Debts, and at the Second Sitting to chuye Assignces, and at the Last Sitting the said Bankrupt is required to finish his Examination, and the Creditors are to assent to oilsent from the allowance of his Certificate. All persons indebted to the said Bankrupt, or that have any of his Effects, sure hot to pay or deliver the same but to whom the Commissioners shall appoint, but give notice to Mr. William Walmsley, Solicitor, 24, Parliament-Street, Hull, or to Mr. Ralph Ellis, 43, Chancery-Lane, London.

W Hereas a Commission of Baikrupt is awarded and issued against Mileah Hall and Thomas Hall, both of the Town of Kingston-upon-Hall, in the County of the same Town, Woollen Drapers and Copartners, and they being declared Bankrupts are hereby required to surrender themselves to the Commissioners in the said Commission named, or the major part of them, on the 25th of July instant, at Ten in the Ferenoon, on the 27th day of the same month, at Eight in the Morning, and on the 1st day of September rollowing, at Ten of the Clock in the Forenoon, at the Neptune Inn, in Kingston-upon-Hull aforesaid, and make a full Discovery and Disclosure of their Estate and Effects, when and where the Creditors are to come prepared to prove their Debts, and at the Second Sitting to chose Assignees, and at the Last sitting the said Bankruptsare required to finish their Examination, and the Creditors are to assent to or dissent from the allowance of their Certificate. All persons indebtêd to the said Banknupts, or that hare any of their Effects, are not to payor deliver the same but to whom the Commissioners shali appoint, but give notice to Mr. Wn. Spence, Solicitor, 60, Threadneedle-Strieet, London, or to Mr. Thomas Scotchburn, Solicitor, Great Driffield.

We Hereas a Commission of Bankrupt is awarded, and issued forth against Robert Wright, of Liverpool, in the County of Lancaster, Merchant, Broker, 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 5th and 6th of August next, and on the 1st of September following, at One in the Afternoon on each day, at the George Inn, Liverpool, and make a full Discovery and Disclosure of his Estate and Effects; when and where the Creditors are to come prepared to prore their Debts, and at the Second Sitting to chuse Assignces, 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 this effects, are not to pay or deliver the same but to whom the Commissioners shall appoint, but give notice to Messrs. Anstice and Wright, Solicitors, No. 3, King's-Bench-Walks, Inner-Temple, London, or to Mr. Seckerson, Solicitor, in Stafford.

W Hercas a Commission of Bankrupt is awarded and issued forth against Samuel Abbott, late of New-Court, Saint Swithin's-Lane, London, Merchant, Dealer and Chapman (carrying on trade in Partnership with William Abbott, under the firm of Samuel Abbott and Company), 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 25th day of July instant, on the 1st day of August next, and on the 1st day of September following, at Ten o'Clock in the Forenoon on each day, at Guildhall, London, and make a full Discovery and Disclosure of his Estate and Effects, 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 said Bankrupt, or that have any of his Effects, are not to

pay or deliver the same but to whom the Commissioners shall appoint, but give notice to Messrs. Sweet and Stokes, Solici-tors, Basinghall-Street.

THE Commissioners in a Commission of Bankrupt awarded and issued forth against Charles_Smith and James Vickeridge, of Bedford-House, Southampton-Row, Russell-Square, in the County of Middlesex, Grocers, intendto meet on the 1st day of August next, at Twelve of the Clock at Noon, at Guildhall, London (by further Adjournment from the 18th of July instant), in order to take the Last Examination of the said Bankrupts; when and where they are required to surrender themselves, and make a full Disclosure and Discovery of their. Estate and Effects, and finish their Examination; and the Créditors, who hare not alrendy proved their Debts, are to come prepared to prove the same, and, with those who hare already proved their Debts, assent to owdissent from the allowance of their Certificate.

THE Commissioners in a Commission of Bankrupt awarded and issued forth against Thomas Yeates, of Bordesley, in the County of Warwick, Patten-Tye-Manufacturer, Dealer and Chapman, intend to meet on the 25th day of July instant, at Ten in the Forenoon, at Guildhall, London (by Adjournment from the 18th instant), in order to take the Last Examination of the said Bankrupt; when and where he is required to surronder himself, and make a full Discovery and Disclosure of his Estate and Effects, and finish his Examination; and the Creditors, who have not alrendy 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.

H E Commissioners in a Commission of Bankrupt awarded and issued forth against Thiomas Coward Bailey, of Queen-Street, Cheapside, in the City of London, Warehousehan, Dealer and Chapman, intend to meet on the 25th day of July instant, at Eleven of the Clock in the Forenoon, at Guildhall, London (by further Adjournment from the 18th day of July instant), in order to take the Last Examination of the suid Bankrupt; when and where he is required to surrender himself, and make a full Discovery and Disclosure of his Estate and Effects, and finish his Examination; and the Creditors, who have not already proved their Delits, are to come prepared to prore the same, and, with those who have already proved their debts, assent to or dissent from the allowance of his Certificate.

H E Commissioners in a Commission of Bankruptz awarded and issued forth against William Woodward, of Cannon-Streët, in the City of London, Carpenter, Dealerand Chapman, intend to meët on the 25th day of Jely instant, at Ten o'Clock in the Forencon, at Guildball, Leadon. (by further Adjournment from the 18th of July instant), fotake 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 Effects, and finish his Examination ; and the Creditors, who hart not already proved their Debts, are to come prepared to firovethe same, and, with those who hare already proved their-Debts, are to assent to or dissent from the allowance of his. Certificate.

H E Commissioners in a Gommission of Bankruptawarded and issued against Moscs Lewis Gay, of Upper-Norton-Street, Mary-le-Bone, Stone-Mason, Dealer and Chapman, intend to meet on the 25th of July instant, at Ten in the Forencon, at Guildhall, Londoit (by Adjournment fromthe 18th instant), in order to take the Last Examination of the said Bankrupt; when and where he is required to surrenderhimself, and make a full Discovery and Disclosure of his Estate and Effects, 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 Peter Oliver, of Catdown, within the Borough of Plymouth, in the County of Devon, Ship-builer, intend to meet on the 25th day of July instant, at Ten of the Clock in the Forenoon, at the Royal Hotel, in Plymouth, in the County of Devon (by Adjournsment from the 18th of July 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 Effects, 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.

THE Commissioners in a Commission of Bankrupt, bearing date the 23d day of January 1818, awarded and issued forth against William Woolsey, late of Great Mary-lebone-Street, in the County of Middlesex, Haberdasher, Dealer and Chapman, intend to meet on the 25th day of July instant, at Twelve of the Clock at Noon, at Guildhall, London (by Adjournment from the 18th day of July instant), to make a Dividend of the Estate and Effects 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 11th day of April 1817, awarded and issued forth against William Lawton, of Wilmslow, in the County of Chester, Shopkeeper, Dealer and Chapman, intend to meet on the 12th of August next, at Two o'Clock in the Afternoon, at the Warren Bulkeley Arms Ian, in Stockport aforesaid, to make a Further Dividend of the Estate and Effects of the said Bankrupt; when and where the Creditors, who have not already proved their Debts, are to come prepared to prore 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 19th day of April 1816, awarded and issued forth against William Gillmore, of Hulme, in the Parish of Manchester, in the County of Lancaster, Cotton-Spinner, Dealer and Chapman, intend to meet on the 12th of August next, at Two in the Afternoon, at the Star Ian, in Manchester aforesaid, to make a Dividend of the Estate and Effects 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 26th day of May 1807, awarded and issued forth against John Bland the younger, late of Market Brough, in the County of Westmorland, Innkeeper, Dealer and Chapman, intend to meet on the 13th of August next, at Six in the Afternoon, at the King's Head, in Appleby, in the County of Westmorland, to make a Further Dividend of the Estate and Effects 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 Dividend. And all Claims not then proved will be disallowed.

I H E Commissioners in a Commission of Bankrupt, bearing date the 26th day of November 1816, awarded and issued forth against John Mackcoull, late of Worthing, in the County of Sussex, Stationer, Dealer and Chapman, intend to meet on the 25th day of July instant, at Ten of the Clock in the Forenoon, at Guildhall, London (by further Adjoarnment from the 18th instant), to make a Final Dividend of the Estate and Effects 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 Baukrupt, bearing date the 12th of February 1813, awarded and issued forth against Isaac Thompson, of Keekle-Grove, near Whitehayen, in the County of Comberland, Merchant (carrying on trade together with Joseph Thompson, of Antigua, Merchant, his Copartner in trade), intend to meet on the 12th of Angust next, at One of the Clock in the Atternoon, at the Globe Tavern, in Liverpool, in order to make a Further Dividend of the Estate and Effects 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 Commissioner's in a Commission of Bankrupt, bearing date the 17th day of December 1814, awarded and issued forth against James Tappenden, late of Faversham, in the County of Kent, Scrivener, Banker, and Iron-Master, Dealer and Chapman; James Tappenden, late of North-Court, in the Parish of Stourmouth, in the said County, Iron-Master, Dealer and Chapman; and Francis Tappenden, late of the Abernant Iron-Works, in the Parish of Aberdare, in the County of Glamorgan, Iron-Master, Dealer and Chapman, intend to meet on the 13th of August next, at Ten in the Forenoon, at the Guildhall, in the City of Canterbury, in order to make a Final Dividend of the Separate Estate and Effects of the said James Tappenden, of Faversham, and James Tappenden, of North-Court; when and where the Creditors of the Separate Estates of the said James Tappenden, who have not already proved their Debts, are to come generate 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 29th day of March 1810, awarded and issued forth against William Barber, of Alnwick, in the County of Northumberland, Brewer, intend to meet on the 10th day of August next, at Twelve o'Clock at Noon, at the White Swan Inn, in Alnwick aforesaid, in order to make a Dividend of the Estate and Effects of the said Bankrupt; when and where the Creditors, who have not already proved their Debts, are to come prepared to prore 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 11th day of February 1812, awarded and issued forth against Gabriel Abrahams, late of Falmonth, in the County of Cornwall, Merchant, Dealer and Chapman, intend to meet on the 12th of August next, at One o'Clock in the Afternoon, at the Commercial-Rooms, situate in Small-Street, in the City of Bristol, in order to make a Dividend of the Estate and Effects 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 8th day of April 1818, awarded and issued forth against Robert Baker Sandwell, of Deal, in the County of Kent, Grocer, Dealer and Chapman, intend to meet on the 15th of August next, at Ten in the Forenoon, at Guildhall, London, in order to make a First and Final Dividend of the Estate and Effects 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.

W Hereas the acting Commissioners in a Commission of Bankrupt awarded and issued forth against Arthur Spear, late of Basinghall-Street, in the City of London, Merchaut, Dealer and Chapman, have certified to the Lord High Chancellor of Great Britain, that the said Arthur Spear bath in all things conformed bimself 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, and also of another Act passed in the Forty-ninth Year of His present Majesty's Reign, his Certificate will be allowed and confirmed as the said Acts direct, unless cause be shewn to the contrary on or before the 11th of August next.

W Hereas the acting Commissioners in the Commission of Bankrupt awarded and issued forth against John Smith, late of Duke-Street, Old Artillery-Ground, in the County of Middlesex, Silk-Manufacturer, have certified to the Lord High Chancellor of Great Britain, that the said John Smith 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, and also of an Act passed in the forty-ninth year of His present Majesty's reign, his Certificate will be allowed and confirmed as the said Acts direct, unless cause be shown to the contrary on or before the 11th day of August next.

next. W Hereas the acting Commissioners in a Commission of Bankrupt awarded and issued forth against William Wigglesworth and John Whitaker Wigglesworth, of Halifax, in the County of York, Merchants, Manufacturers, Dealers, Chapmen, and Partners, have certified to the Right Hon. the Lord High Chancellor of Great Britain, that the said John Whitaker Wigglesworth hath in all things conformed him-self according to the directions of the several Acts of Parlia-ment 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, and also of another Act passed in the Forty-ninth Year of His present Majesty's Reign, his Certificate will be allowed and confirmed as the said Acts direct, unless cause be shewn to the contrary on or before the 11th of August next. the 11th of August next.

WHereas the acting Commissioners in the Commission W Hereas the acting Commissioners in the Commission of Bankrupt awarded and issued forth against Thomas Redmayne, of Preston, in the County of Lancaster, Linen-Draper, Dealer and Chapman, have certified to the Right Hon. the Lord High Chancellor of Great Britain, that the said Thos. Redmayne hath in all things conformed himself according to the directions of the several Acts of Parliament 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, and also of another Act passed in the Forty-ninth Year of His present Majesty's Reign, his Cer-tificate will be allowed and confirmed as the said Acts direct, naless cause be shewn to the contrary on or before the 11th day of August next.

W Hereas the acting Commissioners in a Commission of Bankrupt awarded and issued forth against John Dean, late of Penn's-Buildings, Poplar, in the County John Dean, late of Feun's-Buildings, Poplar, in the County of Middlesers, Baker (but now residing at Bancroft's-Place, Mile-End-Road, in the said County of Middlesex), have cer-tified to the Right Honourable the Lord High Chancellor of Great Britain, that the said John Dean hath in all things conformed himself according to the directions of the several Acts of Parliament made concerning Bankrapts; the several Acts of Parlament made concerning Dankrups; This is to give notice, that, by virtue of an Act passed in the Fifth Year of His late Majest's Reign, and also of another Act passed in the Forty-ninth Year of His present Majesty's Reign, his Certificate will be allowed and confirmed as the said Acts direct, unless' cause be shewn to the contrary on or before the 11th day of August next.

W Hereas the acting Commissioners in a Commission of Bankrupt awarded and issued forth against Isaac Spence, of Providence-Row, in the Parish of Hackney, in Isaac Spence, of Providence-Row, in the Parish of Hackney, in the Consty of Middlesex, Merchant, Ship-Owner, Dealer and Chapman, have certified to the Right Hon. John Lord Eldon, Lord High Chancellor of Great Britain, that the said Isaac Spence hath in all things conformed himself according to the directions of the several Acts of Parliament made concerning Bankrnpts; This is to give notice, that, by virtue of an Act passed in the Fifth Year of his late Majesty's Reign, and also of an Act passed in the Forty-ninth Year of His present Ma-jesty's Reign, his Certificate will be allowed and confirmed as the said Acts direct, unless cause be shewn to the contrary on or before the 11th day of August next. on or before the 11th day of August next.

Notice to the Creditors of John Forlong, Broker in Glasgow. Glasgow, July 14, 1818.

Glasgow, July 14, 1818. DAVID STRONG, Accountant in Glasgow, hereby inti-mates, that he has been appointed Trustee on the se-questrated estate of the said John Forlong; and his appoint-ment to that office has been confirmed by the Court of Session. Upon the application of the Trustee, the Sheriff of Lanark-shire has fixed Thursday the 80th day of July current and Thursday the 13th day of August next, at Eleren o'Clock in the Forenoon each day, within the Sheriff-Clerk's Office here, for the public examination of the Bankrupt. The Trustee farther intimates, that a meeting of the Creditors will be beld within the Writing Chambers of Mr. David Mathie, Writer

No. 17381.

here, at Eleren A. M. on Friday the 14th day of August next, when the Creditors are required to lodge their claims with the Trustee; under certification, that if not produced between and the 6th day of April next, they shall have no share in the first distribution of the fund.

Another meeting will be held on Thursday the 27th day of August next, at the same place and hour, for the various pur-poses pointed out in the Statute,

NOTICE,

July 17, 1818.

General meeting of the Creditors on the sequestrated A estate of Dawson and Marshall, Tanners, in Edinburgh, is to be held within the Writing-Chambers of George Combe, W. S. Entry to Milne's-Court, Edinburgh, on Friday the 14th of August 1818, at Two o'Clock P. M. to consider the demand made by the Trustee for James Herkes's Creditors, to elect a Commissioner, in place of one who has resigned, and to instruct the Trustee as to proscuting Wilson's Trustees, G. H. SIMPSON, Trustee.

Notice to the Creditors of John Hepburn, Farmer, at Bear-ford, East Lothian, and Limburner at Salton, Partner of Hepburn and Walker, Limeburners there.

21, George-Street, Edinburgh, July 17, 1818. DETER HEWAT, W. S., Trustee on the sequestrated estate of the said John Hepburn, intimates, that the Commissioners have audited his accounts as Trustee; which accounts, with states of the Bankrupt's affairs, lie at his Writing-Chambers, 21, George-Street, for the inspection of all concerned, in terms of the Statute.—No dividend,

BY order of the Court for the Relief of Insolvent Debtorsthe petition of William Gooch, late of Saint Alban's, in the County of Herts, Gunsmith, but now a prisoner for debt in the Fleet prison, in the City of London, will be heard at the Guildhall, in the City of Westminster, on Wednesday the 12th of August next, at Nine of the Clock in the Morning, and that a schedule, containing a list of all the creditors of the said prisoner, annexed to the said petition, is filed in the Office of the said Court, No. 9, Essex Street, in the Strand, in the County of Middlesex, to which any creditor may refer; and in case any creditor intends to appose the dis-charge of the said prisoner, it is further ordered, that such creditor shall give notice in writing of such his intention, to creator shall give nonce in writing or such his intention, to be left at the Office of the said Count two days at the least before the said 12th day of August, together with the grounds or objections to such discharge, and in default there-of, such Creditor shall be precluded from opposing the said willing to submit to be fully examined touching the justice of his conduct towards his creditors.

WILLIAM GOOCH.

BY order of the Court for Relief of Insolvent Dehtors-the petition of Charles Manwaring, formerly of Liverpool, in, the County of Laucaster, and late of Pilfield-Street, Hoxton, in the County of Middlesex, Leather-Seller, but now a prisoner for debt confined in the King's-Bench prison, in the County of Surrey, will be heard at the Guildhall, in the City of Westminster, on Tuesday the 11th day of August next, at the hour of Nine of the Clock in the Morn-ing; and that a schedule, containing a list of all the cre-ditors of the said prisoner, annexed to the said petition, is filed in the Office of the said Court, No. 9, Essex-Street, in the Strand, in the County of Middlesex, to which any creditor may refer; and in case any creditor intends to oppose the discharge of the said prisoner, it is further ordered, that such BY order of the Court for Relief of Insolvent Debtoremay refer; and in case any creditor intends to oppose the discharge of the said prisoner, it is further ordered, that such creditor shall give notice in writing of such his intention, to be left at the Office of the said Court, two days at the least before the said 11th day of August, together with the grounds or objections to such discharge, and in default thereof, such Creditor shall be precluded from opposing the said prisoner; and he hereby declares, that he is ready and willing to submit to be fully examined touching the justice of his condect towards his creditors. of his conduct towards his creditors. CHARLES MANWARING.

BY order of the Court for the Relief of Insolvent Debtorsthe petitions of Matthew Jack, late of Downend, in the Course of Glousester, Baker, and Dealer in Soap and Candles; John Gale, late of Stanley Abbey, in the County of Wilts, Farmer; William Taylor, late of Gainsborough, in the County of Liacoln, Agent to Messrs. Sutton and Company, of Shardlow, near Derby, Wharfingers; and Jaepb Newman, late of Cliff-Pypord, in the County of Wilts, Baker, but now prisoners for debt coufined in the King's-Bench Prison, in the County of Surrey, will be heard at the Guildhall, in the City of Westminster, on the 18th day of A-agust next, at Nine in the Morning; and that schedules, containing lists of all the creditors of the said prisoners, annexed to the said petitions, are filed in the Office of the said Court, No. 9, Essex-Street, in the Strand, in the County of Middlesex, to which any of the creditors may refer; and in case any creditor intends to oppose the discharge of the said prisoners, it is further ordered; that such creditor shall give notice in writing of such his intention, to be left at the Office of the said Court, two days at the least before the said 18th day of August, together with the grounds or objections to such discharge, and in default thereof, such Creditor shall be precluded from opposing the said prisoners; and they do hereby declare, that they are ready and willing to submit to be fully examined as to the jusice of their conduct towards their Creditors.

MATTHEW JACK. JOHN GALE. WILLIAM TAYLOR. JACOB NEWMAN.

BY order of the Court for the Relief of Insolvent Debtorsthe petitions of Thomas Lister, Butcher, and Heffry Hall, Carrier and Shopkeeper, both late of Baltey; William Pollard, late of Moore-Town, in the Parish of Leeds, Labourre; John Brunton, late of Doncaster, Straw-Hat-Maker; William Raywood, late of Thorn, Gardener; James Shepherd (sued as James Sheppard, late of Huddersfield, Cleth-Dresser; Jonas Langley, late of Polsey, Clothiers. William Milnes (sued as Milner), late of Wakefield, Painter; John Taylor, late of Deighton. Clothier; and Cornelius Northorp (sued as Northop), late of Killing-Hall, Plumber and Glazier; all of the West Riding of the County of York, but now prisoners for debt confined in His Majesty's Gaol of the Castle of York, in the County of York, will be heard before His Majesty's Justices of the Peace for the said County, by confinuation of the General Quarter Sessions of the Peace, which will be holden at Wakefield, in and for the said County on Triday the 14th day of August next, at the hour of Ten of the Clock in the Morning; and that schedules annexed to the said petitions, containing lists of the creditors of the said prisoners, are filed in the Olfice of the said Court, No. 9, Essex-Street, Nirand, in the County of Middlesex, to which the creditors of He said prisoners may refer; and they do hereby declare, that they are ready and willing to submit to be fully examined touching the justice of the in County of which the creditors. THOMAS LINTER. HENRY HALL.

HENRY HALL. WILLIAM POLLARD. JOHN BRUNTON. WILLIAM RA¥WOOD. JAMES SHEPHERD. The M mark of JONAS LANGLEY. WILLIAM MILNES. JOHN TAYLOR. CORNELIUS NORTHORP.

^{ري} و

BY order of the Court for the Relief of Insolvent Debtors the petitions of Joseph Bellamy, late of Bishport, in the County of Somerset, Butcher and Dealer, but now a prisoner for delft in the Fleet prison, in the City of London, will be heard at the Guidhall, in the City of Westminster, on Wednesday the 12th day of August next, at the hour of Nine o'Clock in the Morning; and that a schedule, containing a list of all the creditors of the said prisouer, annexed to the said petition, is filed in the Office of the said Court, 9; Essex-Street, Strand, in the County of Middlesex, to which any creditor may refer; and in case any creditor intends to oppose the discharge of the said prisoner, it is further ordered, that such creditor shall give notice in writing of such his intention, to be left at the Office of the said Court two days at the least before the said 12th of August, together with the grounds or objections to such discharge, and in default thereof, such Creditor shall be precluded from opposing the said prisoner; and he doth hereby declare, that he is

ready, and willing to submit to be fully examined touching the justice of his conduct towards his Creditors. JOSEPH BELLAMY.

1326

BY order of the Court for the Relief of Insolvent Debtorsthe petitions of Thomas White, late of the Parish of Lidney, in the County of Gloucester, Shopkeeper, Innkeeper, and Baker, and of John Mudway, late of Saint Briarels, in the said County, Farmer, Butcher, and Cattle-Dealer, but now prisoners for debt confined in the Fleet prison, in the City of London, will be heard at the Guildball, in the City of Westminster, on the 15th day of Acgust next, at the hour of Nine of the Glock in the Morning; and that schedules containing lists of all the creditors of the said prisoners, annexed to the said petitions, are filed in the Office of the said Court, No. 9, Essex-Street, Strand, in. the Courty of Middlesex, to which any creditor may refer; and in case any creditor intends to oppose the discharge of either of the said prisoners, it is, further ordered, that such creditor shall give notice in writing of such his intention, to be left at the Office of the said Court, two days at the least before the said 13th of August, together with the grounds or objections to such discharge, and in defult thereof, such creditor shall be precluded from opposing the said prisoners; and they do hereby declare, that they are ready and willing to submit to be fully examined touching the justice of their conduct towards their creditors. JOHN MUDWAY.

BY order of the Court for Relief of Insolvent Debtorsthe petition of William Smalley the younger, formerly of Manchester, in the County of Lancaster, and late of Smithy Brook, near Wigan, in the said County, Cotton-Dealer, but now a prisoner confined for debt in the Fleet prison, in the City of London, will be heard at the Guildball, in the City of Westminster, on the 12th of August next, at the bour of Nine of the Clock in the Morning; and that a schedule, containing a list of all the creditors of the said prisoner, annexted to the said petition, is filed in the Office of the said Court, No. 9, Essex-Street, Strawd, in the County of Middlesex, to which any creditor may refer; and in case any creditor intends to oppose the discharge of the said prisoner, it is further ordered, that such creditor shall give notice in writing of such his intention, to be left at the Office of the said Court, two days at the least before the said 12th day of August, together with the grounds or objections to such discharge, and in default thereof, such Credditor shall be prechaded from opposing the said prisoner; and he dofh hereby declare, that he is ready and willing to submit to be fully examined touching the justice of his conduct towards his Creditors.

WILLIAM SMALLEY, jun.

BY order of the Court for the Reliet of Insolvent Debtorsthe petition of Lawrance William Fowler, formerly of Stoke Abbort, in the County of Dorset, Säil-Cloth-Manufacturer, and late of Hermitage-Street, Wapping, in the County of Middlesex, Dealer in Sail-Cloth and Twine, but now a pitsoner for debt in the King's-Bench prison, in the County of Surrey, will be heard at the Guildhall, in the City of Westminster, on the 12th of August next, at Nine o'Clock in the Morning; and that a schedule, containing a list of all the Creditors of the sail Prisouer, annexed to the said petition, is filed in the Office of the said Court, No. 9, Essex-Street, Strand, in the County of Middlesex, to which any Creditor may refer; and in case any Creditor intends to oppose the discharge of the said prisoner, it is further ordered, that such Creditor shall give notice in writing of such his intention, to be left at the Office of the said Court, two days at the least before the said 12th of August, together with the grounds or objections to such discharge, and in default thereof such Creditor shall be precluded from opposing the said prisoner; and he hereby declares, that he is ready and willing to submit to be fully examined as to the justice of his conduct to his Creditors.

LAWRANCE WILLIAM FOWLER.

BY order of the Court for the Relief of Insolvent Debtorsthe petition of John Harrap (sued as John Harrop), late of Ossett, near Wakefield, in the County of York, Ostton-Manufacturer, but now a prisoner for debt confided in the Fleet prison, in the City of London, will be heard at the Guildball, Westminster, on the 12th day of August next, at Nine of the Clock in the Morning; and that a schedule, containing a list of all the creditors of the said prisoner, annexed to the said petition, is filed in the Office of the said Court, No. 9, Essex-Street, in the Strand, in the County of Middlesex, to which any creditor may refor; and in case any creditor intends tooppose the discharge of the said prisoner, it is further ordered, that such creditor shall give notice in writing of such his intention, to be left at the Office of the said Court two days at the least before the said 12th of August, together with the grounds or objections to such discharge, and in default thereof, such Creditor shall be precluded from opposing the said prisoner; and he doth hereby declare, that he is ready and willing to submit to be fully examined touching the justice of his conduct towards his Creditors. JOHN HARRAP.

BY order of the Court for the Relief of Insolvent Debtorsthe petition of George Haigh, late of Pontefract, in the Gunty of York, Joiner and Cabinet-Maker, but now a prisoner for debt in the King's-Bench prison, in the County of Surrey, will be heard at the Gnildhall, in the City of Westminster, on the 12th day of August next, at the hour of Nine of the Clock in the Morning; and that a schedule, containing a list of all the creditors of the said prisoner, annexed to the said petition, is filed in the Office of the said Court, No. 9, Essex-Street, in the Strand, in the County of Middlesex, to which any creditor may refer; and in case any creditor intends to oppose the discharge of the said prisoner, it is further ordered, that such creditor shall give notice in writing of such his intention, to be left at the Office of the said Court, two days at the least before the said 12th day of August, together with the grounds or objections to such discharge, and in default thereof such Creditor shall be precluded from opposing the said prisoner; and he doth hereby declara, that he is ready and willing to submit to be fully examined touching the justice of his conduct towards his creditors.

GEORGE HAIGH.

BY order of the Court for the Relief of Insolvent Debtorsthe petitions of William Wilson, late of Huntington, in the County of Hereford, Farmer; Richard Carr, late of North Frodingham, in the County of York, Farmer; James Tate, late of Camden Town, Mildlesex, Surveyor, but now prisoners for debt in the Fleet prison, in the City of Londou, will be heard at the Guildhall in the City of Westminster, on Wednesday the 12th day of August next, at the hour of Nine of the Clock in the Morning; and that schedules, containing lists of all the Creditors of the said prisoners, annexed to the said petitions, are filed in the Office of the said Court, No. 9, Essex-Street, in the Strand, in the County of Middlesex, to which any creditor may refer; and in case any creditor intends to oppose the discharge of the said prisoners, it is further ordered, that such creditor shall give notice in writing of such his intention, to be left at the Office ef the said Court, two days at the least before the said 12th day of August, together with the grounds or objections to such discharge, and in default thereof, such Creditor shall be precluded from opposing the said prisoners; and they do bereby declare, that they are ready and willing to submit to he fully examined touching the justice of their conduct towards their Creditors.

WILLIAM WILSON. RICHARD CABR. JAMES TATE.

BY order of the Court for the Relief of Insolvent Debtorsthe petitions of Joseph Eames, late of Houghton Regis, in the County of Bedford, Corn-Dealer; Thomas Welch, late of Chayford, in the County of Kent, Calico-Printer; Nathaniel Henly White, formerly of the City of Rochester, and late of Chatham, in the County of Kent, Confactor and Dealer; and James Slater (late of the firm of Slater and Robert Carnock), formerly of Little Saint Thomas the Apostle, Queen-Street, Cheapside, London, and late of Queen-Street, Finsbury-Square, Middlesex, Silk-Manufacturer, and Dealer in Cotton and Woollen-Goods, but now prisoners for debt in the King's-Bench prison, in the County of Surrey, will be heard 'at the Guildhall, in the City of Westminster, on the 11th of August next, at the hour of Nine o'Clock in the Morning; and that a schedule, containing lists of the creditors of the Office of the said Court, No. 9, Essex-Street, in the Straud, in the County of Middlesex, to which any creditor may refer; and in case any creditor intends to oppose the discharge of the said prisoners, it is further ordered, that such creditor shall give notice in writing of such his intention, to be left at the Office of the said Court, two days at the least before, the said 11th day of August, legether with the grounds or objections to such discharge, and in default thereof, such Creditor shall be precluded from opposing the said prisoners; and they do hereby declare, that they are ready and willing to submit to be fully examined touching the justice of their conduct towards their Creditors.

JOSEPH EAMES. THOMAS WELCH. NATHANIEL HENLY WHITE.. JAMES SLATER.

BY order of the Court for the Relief of Insolvent Debtorsthe peldions of John Atkinson, late of Knaresborongh, in the County of York, Cattle-Dealer and Wool-Stapler, and James Adams, formerly of Plymouth, in the County of Devon, and late of Holland-Street, Blackfriars-Road, Surrey, Butcher, but now prisoners for debt confined in the Debtors' Prison for London and Middlesex, Whitecross-Street, will be heard at the Guildhall, in the City of Westminster, on the 14th of August next, at Nineun the Morning; and that schedules containing lists of all the creditors of the said prisoners, annexed to the said petitions, are filed in the Office of the said Court, N. 9, Essex-Street, Strand, in the County of Middlesex, to which any creditors of the said prisoners may refer; and in case any creditor intends to oppose the discharge of the said prisouers, it is further ordered, that such creditor shall give notice in writing of such his intention, to be left at the Office o: the said Court, two days at least before the said 14th of August, together with the grounds or objections to such discharge, and in default thereof, such Creditor shall be precluded from op osing the prisoner; and they do hereby declare, that they are ready and willing to submit to be fully examined touching the justice of their conduct towards their creditors.

JOHN ATKINSON. JAMES ADAMS.

BY order of the Court for the Relief of Insolvent Debtorsthe petitions of Sylvanus Chandley Mottram, late of Ridgefield, Manchester, in the County of Lancaster, Surgeon, and of Thomas Lawrence, formerly of Tynacoyd, in the Parish of Lanbester, in the County of Radnor, Farmer, and late of Darley, near Worksworth, in the County of Derby, Servant to the Reverend Benjamin Lawrence, but now prisoners for debt in the Fleet prison, in the City of London, will be heard at the Guildhall, in the City of Westminster, on the 18th of August next, at the hour of Nine o'Clock in the Merning; and that schednles, containing lists of all the creditors of the said prisoners, annexed to their said petitions, are filed in the Office of the said Court, No. 9, Essea-Street, in the Strand, in the County of Middlesex, to which any creditor may refer; and in case any creditor intends to oppose the discharge of either of the said prisoners, it is further ordered, that such creditors ball give notice in writing of such his intention, to be left at the Office of the said Court, two days at the least before the said 18th day of August, together with the grounds or objections to such discharge, and in default thereof, such Creditor shall be precluded from opposing the said prisoners; and they do hereby declare, that they are ready and willing to submit to be fully examined touching the justice of their conduct towards their creditors. SYLVANUS CHANDLEY MOTTRAM, . THOMAS LAWILENCE.

BY order of the Court for the Relief of Insolvent Debtorsthe petitions of Thomas Monkhouse, late of the City of Durham, Butcher, and Joseph Beck, late of Hawksdell, Cumberland, Weaver, but now prisoners for debt in the King's-Bench prison, in the County of Surrey, will be heard at the Guildhall, in the City of Westminster, on the 11th of August next, at the hour of Nine in the Morning; and that schedules, containing lists of all the creditors of the said prisoners, annexed to the said petitions, are filed in the Office of the said Court, No. 9, Essex-Street, in the Strand, in the County of Middlesex, to which any creditor may refer; and in case any creditor intends to oppose the discharge of the said prisoners, it is further ordered, that such creditor shall give notice in writing of such his intention, to be left at the Office of the said Court, two days at the least before the

1328

said 41th of. August, together with the grounds or objections to such discharge, and in default thereof such Creditor shall be precluded from opposing the said prisoners; and they do hereby declare, that they are ready and willing to submit to be fully examined touching the justice of their conduct towards their creditors. THOMAS MONKHOUSE. JOSEPH BECK.

BY order of the Court for the Relief of Insolvent Debtors BY order of the Court for the Keliet of Insolvent Debtors-the petitions of William Willars, late of Markfield, in the County of Leicester, Higler, and Francis Bailey, late of Long Whatton, Leicestershire, Miller and Farmer, but now priso-ners for debt in the King's Bench prison, in the County of Surrey, will be heard at the Guildhall, in the City of Westmin-ster, on the 13th of August next, at Nine in the Morning ; and that schedules, containing lists of all the creditors of the said prisoners, annexed to the said petitions, are filed in the Ollice of the said Court, No. 9, Essex-Street, in the Strand, in the County of Middlesex, to which any creditor may refer; and in case any creditor intends to oppose the discharge of the said prisoners, it is further ordered, that such creditor shall give notice in writing of such his intention, to be left at the Office of the said Court, two days at the least before the said 13th day of August, together with the grounds or objections to such discharge, and in default thereof, such Creditor shall be precluded from opposing the said prisoners; and they do hereby declare, that they are ready and willing to submit to be fully examined as to the justice of their conduct lowards their Creditors.

WILLIAM WILLARS., FRANCIS BAILEY.

BY order of the Court for the Relief of Insolvent Debtors-B) order of the Court for the kenter of insurent Dectains the petitions of Matthew Kenway, late of Alverstoke, near-Gosport, in the County of Hants, Victualler; David Tubb, late of Basingstoke, in the County of Hants, Miller and Shopkeeper; Bridges David Hooke, formerly of the Town and County of Huntingdon, afterwards of Melton-Mowbray, in the County of Leicester, afterwards of Hagley, in the County of Worcester, and late of Liverpool, in the County of Lancaster, formerly Captain in the Royal Regiment of Artil-lery, and now an Adjutant of Local Militia; and John Soper, late of Buckfastleigh, in the County of Deron, Yarn-Maker and Shopkeeper, but now prisoners for debt in the King's-Bench prison, in the County of Surrey, will be heard at the Guildball, in the City of Westminster, on Thursday the 13th day of August next, at the hour of Nine o'Clock in the Morning; and that schedules, containing lists of all the the Morning; and that schedules, containing lists of air the creditors of the said prisoners, annexed to the said petitions, are filed in the Office of the said Court, No. 9, Essex-Street, in the Strand, in the County of Middlesex, to which any creditor may refer; and in case any creditor intends to oppose the discharge of the said prisoners, it is further ordered, that such creditor shall give notice in writing of such his inten-tion, to be left at the Office of the said Court, two days at the least before the said 13th day of August, together with the least before the said 13th day of August, logether with the grounds or objections to such discharge, and in default thereof, such Creditor shall be precluded from opposing the said pri-soners; and they do hereby declare, that they are ready and willing to submit to be fully examined as to the justice of their conduct towards their creditors.

MATTHEW KENWAY. DAVID TUBB. BRIDGES DAVID HOOKE. JOHN SOPER.

BY order of the Court for Relief of Insolvent Debtors-BY order of the Court for Relief of Insolvent Debtors-the petition of Samuel Cockayne, late of Duffield, in the County of Derby, Wheelwright, but now a prisoner confined for debt in the King's-Bench prison, in the County of Surrey, will be heard at the Guildhall, in the City of Westminster, on Thursday the 13th of August next, at the hour of Nine of the Clock in the Morning; and that a schedule, containing a list of all the creditors of the said prisoner, annexed to the said petition, is filed in the Office of the said Court, No. 9, Essex-Street, in the Strand, in the County of Middlesex, to which any creditor may refer; and in case any creditor intends to oppose the discharge of the said prisoner, it is fur-ther ordered, that such creditor shall give notice in writing of such his intention, to be left at the Office of the said Court, such his intention, to be left at the Office of the said Court, two days at the least before the said 13th of August, together with the grounds or objections to such discharge, and in default thereof, such Creditor shall be prec'uded from opposing

the said prisoner; and he doth hereby declare, that he is ready and willing to submit to be fully examined touching the jus-tice of his conduct towards his creditors. SAMUEL COCKAYNE.

BY order of the Court for the Relief of Insolvent Debtors-the petition of Edward Keighley, formerly of Batley, and late of Sheffield, both in the County of York, Clothier, but now a prisoner for debt in the Fleet prison, in the City of London, will be heard at the Guildball, in the City of West-minster, on the 13th of August next, at the hour of Nine of the Clock in the Morning; and that a schedule, contain-ing lists of all the creditors of the said prisoner, annexed to the said petition, is filed in the Office of the said Court, No. 9, Essex-Street, Strand, in the County of Middlesex; to which any creditor may refer; and in case any creditor intends to oppose the discharge of the said unisoner. creditor intends to oppose the discharge of the said prisoner, it is further ordered, that such creditor shall give notice inwriting of such his intention, to be left at the Office of the said Court, two days at the least before the said 13th day of Sam Court, two days at the least before the same 13th day or August, together with the grounds or objections to such discharge, and in default thereof, such Creditor shall be pre-cluded from opposing the said prisoner; and he doth hereby declare, that he is ready and willing to submit to be fully examined touching the justice of his conduct towards his. Creditors. EDWARD KEIGHLEY.

BY order of the Court for the Relief of Insolvent Debtors-the petition of Josiah Parkes, late of Dudley, Worcestershire, Grocer, but now a prisoner for debt contined in His Ma-jesty's Eaol of Worcester, in the County of Worcester, will be heard before His Majesty's Justices of the Peace for the said County, at an adjournment of the General Quarter Sessions of the Peace, which will be holden at the Hop-Pole Inn, Worcester, in and for the said County, on the 13th of August next, at Ten in the Morning; and that a schedule-annexed to the said petition, containing a list of the creditors of the said prisoner, is filed in the Office of the said Court, No. 9, Essex-Street, in the Strand, in the County of Middle-sex, to which the creditors of the said prisoner may refer; and he doth hereby declare, that he is ready and willing to submit to be fully examined touching the justice of his con-duct towards his creditors. BY order of the Court for the Relief of Insolvent Debtorsduct towards his creditors.

JOSIAH PARKES.

BY order of the Court for the Relief of Insolvent Debtors. the petition of John Wild, late of Shelfield, in the County of The petition of John Wild, late of Shefheld, in the County of York, Cutler; but now a prisoner for debt confined in Hig Majesty's Gaol of Sheffield, in the County of York, will be heard before His Majesty's Justices of the Peace for the said County, by continuation of the General Quarter Sessions of the Peace, which will be holden at Wakefield, in and for the said County, on the 14th of August next, at Ten o'Clock in the forward. in the Forenoon; and that a schedule annexed to the said pelition, containing a list of the creditors of the said prisoner, is filed in the Office of the said Court, No. 9, Essex-Street, Strand, in the County of Middlesex, to which the creditors of the said prisoner may refer; and he doth hereby declare, that he is word; and will be to which the blue averting there that he is ready and willing to submit to be fully examined touching the justice of his conduct towards his creditors.

JOHN WILD.

BY order of the Court for the Relief of Insolvent Debtors-B) order or the Court for the Keller of Insolvent Debtors-the petition of Henry Gaunt, late of Wortley, Yorkshire, Clothier, but now a prisoner for debt confined in His Majesty's Gaol of the Castle of York, in the County of York, will be heard before His Majesty's Justices of the Peace for the said County, at a continuation of the General Quarter Sessions of the Peace, which will be holden at Wakefield, in and for the said County, on the 14th of August next, Ten in the Morning; and that a schedule support to the said county in the form said County, on the 14th of August next, Ten in the Morning; and that a schedule annexed to the said petition, con-taining a list of the creditors of the said prisoner, is filed in the Office of the said Court, No. 9, Essex-Street, Strand, in the County of Middlesex, to which the creditors of the said prisoner may refer; and he doth hereby declare, that he is ready and willing to submit to be fully examined touching the justice of the analysis readitors of his conduct towards his creditors.

HENRY GAUNT.

BY order of the Court for the Relief of Insolvent Debtors the petition of William Kilvington, late of Salifleetby, All Saints, Lincolnshire, Farmer and Grazier, but now a prisoner for debt confined in His Majesty's Gaol of Kingston-upon-Hull, in the Town and Gounty of Kingston-upon-Hull, will be heard before His Majesty's Justices of the Peace for the said Town and County, at an adjournment of the General Quarter Sessions of the Peace, which will be holden at Kings-ton-upon-Hull, in and for the said Town and County, on the 14th of August next, at the hour of Ten o'Clock in the Morn-ing; and that a schedule annexed to the said partition 14th of August next, at the nour of ten o clock in the dom-ing; and that a schedule annexed to the said petition, containing a list of the Creditors of the said prisoner, is field in the Office of the said Court, No. 9, Essex-Street, Strand, in the County of Middlesex, to which the creditors of the said prisoner may refer; and he doth hereby declare, that he is ready and willing to submit to be fully examined touching the justice of his conduct towards his creditors.

WILLIAM KILVINGTON.

BY order of the Court for the Relief of Insolvent Debtors-BY order of the Conrt for the Relief of Insolvent Debtors-the petitions of John Pollard, late of Kingsand, in the County of Devon, late Lieutenant of the Royal Navy, new on half-pay, and Bethuel Hutchings, formerly of Morwinston, in the County of Cornwall, and late of Bideford, in the County of Devon, Tallow-Chandler, but now prisoners for debt confined in His Majesty's Gaol of Saint Thomas the Apostle, in the County of Devon, will be heard before His Majesty's Justices of the Peace for the said County, at the General Quarter Sessions of the Peace, which will be holden, by adjournment, at the Castle of Exeter, in and for the said County, on the at the Castle of Exeter, in and for the said County, on the 14th of August uext, at Ten o'Clock in the Morning; and that schedules annexed to the said petitions, containing that schedules annexed to the said petitions, containing lists of the Creditors of the said prisoners, are filed in the Office of the said Court, No. 9, Essex-Street, Strand, in the County of Middlesex, to which the Creditors of the said priso-ners may refer; and they do hereby declare, that they are ready and willing to submit to be fully examined touching the justice of their conduct towards their creditors. JOHN POLLARD.,

BETHUEL HUTCHINGS.

BY order of the Court for the Relief of Insolvent Debtors-the petitions of John Gill, late of Dewsbury, Yorkshire, Clothier; John Nash, late of Minthorp, Yorkshire, Cord-wainer; Luke Lister, late of Stainland, Parish of Halifax, Yorkshire, Corn-Dealer; and William Hanson, late of Ossett, Yorkshire, Clothier, but now prisoners for debt confined in His Majesty's Gaol of Halifax, in the County of York, will be heard before His Majesty's Justices of the Peace for the seaid Compty, at a continuation of the General Quarter Sessaid County, at a continuation of the General Quarter Ses-sions of the Peace, which will be holden at Wakefield, in and sions of the Peace, which will be holden at Wakefield, in and for the said County, on the 14th of August next, at Ten in the Morning; and that schedules annexed to the said pe-titions, containing lists of the creditors of the said pri-soners, are filed in the Office of the said Court, No. 9, Essex-Street, Strand, in the County of Middlesex, to which the cre-ditors of the said prisoners may refer; and they do hereby declare, that they are ready and willing to submit to be fully examined touching the justice of their conduct towards their Creditors. JOHN GILL. JOHN NASH. LIKE LISTER.

LUKE LISTER. WILLIAM HANSON.

BY order of the Court for the Relief of Insolvent Debtors-BY order of the Court for the Reflet of Insortent Debutys-the petitions of John Midgley, late of Pudsey, Yorkshire, Clothier, and John Hobson, late of Honley, Yorkshire, Currier, but now prisoners for debt confined in His Majesty's Gaol of Rothwell, in the County of York, will be heard before His Majesty's Justices of the Peace for the said County, at a continuation of the General County Sections of the Peace a continuation of the General Quarter Sessions of the Peace, which will be holden at Wakefield, in and for the said County, on Friday the 14th day of August next, at the bour of Ten on Friday the 14th day on August next, at the boar of 16th o'Clock in the Morning; and that schedules annexed to the said pretitions, containing lists of all the Crediters of the said prisoners, are filed in the Ollice of the said Court, No. 9, Essex-Street, Strand, in the County of Middlesex, to which the Creditors of the said prisoners may refer; and they do

hereby declare, that they are ready and willing to submit to be fully examined touching the justice of their conduct towards their Creditors.

JOHN MIDGLEY. JOHN HOBSON.

BY Order of the Court for the Relief of Insolvent Debtors-the petition of John Winter, late of Brightside Bierlow, in the West Riding of the County of York, Innkeeper, but now a the West Riding of the County of York, Innkceper, but now a prisoner for debt confined in His Majesty's Gaol the Castle of York, in the County of York, will be heard before His Ma-jesty's Justices of the Peace for the said County, at the General Quarter Sessions of the Peace, which will be holden, by continuation, at Wakefield, in and for the said County, on the 14th of August next, at Ten in the Morning; and that a schedule, annexed to the said petition, containing a list a schedule, antexed to the said periton, containing a list of the creditors of the said prisoner, is filed in the Office of the said Court, No. 9, Essex-street, Strand, in the County of Middlesex, to which the creditors of the said prisoner may refer; and he doth hereby declare, that he is ready and willing to submit to be examined touching the justice of his willing to submit to be conduct towards his creditors. JOHN WINTER,

THE Creditors of Henry Bacon Hall, late of Botholph THE Creditors of Henry Bacon Hall, late of Botholph Wharf, in the City of London, and of Howard-Street, Strand, in the County of Middlesex, Wharfinger, and lately dis-charged from the King's-Bench Prison, by virtue of an Act of Parliament made and passed in the 53d year of His present Majesty, intituled "An Act for the Relief of Insolvent Debtors in Fagland," are requested to meet at the Hanger-ford-Coffee-House, in the Strand, in the County of Middlesex, Weader the 5th day of August past of Summa the or Wednesday the 5th day of August next, at Seven o'Clock in the Evening precisely, for the purpose of appointing a fit and proper person or persons to be the Assignee or Assignces of the estate and effects of the said Henry Bacon Hall, for the purposes of the said Act.

THE Creditors of George Walley, of Liverpool, in the County of Lancaster, Coach-Hirer and Proprietor, who was lately discharged out of the custody of the Keeper of His Majesty's Gaul the Castle of Lancaster, by virtue of the Acts of Parliament for the Relief of Insolvent Debtors in England, are requested to meet at the Office of Mr. James Murrow, Solicitor, in Marshall-Street, in Liverpool atoresaid, on Friday the 1st day of August now next, at Eleven o'Clock in the Forenoon, in order to elect, choose, and appoint, some proper person or persons to be an Assignee or Assignees of the estate and effects of the said George Walley.—Dated the 20th day of July 1818.

WHEREAS Peter Pappeen, one of the pursers in His Maof Warwick; this is to give notice that a meeting of the pro-risions of the present Insolvent Act) from His Majesty's gaal of Warwick; this is to give notice that a meeting of the Creditors of the said Peter Pappeen will be held at the Office of Mr. Montrian, Solution No. 24. Charge of the State of Mr. Montriou, Solicitor, No. 84, Terrace, Chiswell-Street, on Saturday the 1st day of August next, between the hours of Eleven of the Clock in the Forenoon and One of the Clock in the Afternoon of the same day, for the purpose of proceed-ing to the choice of one or more Assignce or Assignees of the said Insolvent's estate and effects .- Dated 21st July 1818.

In the matter of Charles Taylor, lately discharged from His. Majesty'ss Prison of the Fleet, as an Insolvent Debtor.

THE Creditors of the said Charles Taylor are requested to. meet Robert Uttermare, Esq. and Samuel Hasell, Gent. the Assignees of his estate and effects, at the White Swan Ion, in Assigned of Languart, at Ten o'Clock in the Formore, in order to determine where and in what manner the real in what manner the real estate of the said Insolvent shall be sold.

Printed by ROBERT GEORGE CLARKE, Cannon-Row, Parliament-Street.

[Price Two Shillings and Nine Pence.]

t e ogistisati. •

a tot

.

(4) The second secon

1 (12 PC)

tt +

ڑیا۔ بار جارت

Missing Page

This page has been determined to be missing from the bound volume.

Missing Page

This page has been determined to be missing from the bound volume.