

Published by Authority

TUESDAY, JUNE 29, 1819.

T the Court at Carlton-House, the 19th of June 1819,

PRESENT,

His Royal Highness the PRINCE REGENT in Council.

THEREAS 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 ehrolment for the local militia shall take place; but that such ballot and enrolment shall remain and continue suspended for the period specified in any such Order of Council, and 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 is any Act or Acts of Parliament to the contrary notwithstanding; and whereas by an Order in Council, inade the fifth of June one thousand eight hundred and eighteen, it was ordered by His Royal Highness the Prince Resout 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 curolment for the local militia do take place for the space of one year from and after the twenty-seventh day of this instant June, but that the ballot and curolment for the local militia do remain | His Royal Highness the Prince Regent, in the

and continue suspended for the space of one year from and after the said twenty-seventh day of this instant June: instant June: ...

A T the Court at Carlton-House, the 28th of May 1819.

PRESENT, " " " , L. C.

His Royal Highness the PRINCE REGENT in and a survey of Councils of high the England

HEREAS by an Act, passed in the fifty-seventh year of His present Majesty, in-tituled "An Act to continue and extend the provisions of an Act of His present Majesty, for regulating the trade and commerce to and from the Cape of Good Hope, until the fifth from the Cape of Good Flope, until the first of July one thousaid eight hundred and twenty; and also for registating the trade of the Island of Mauritius; His Majesty is authorised, by and with the advice of His Privy Council, by any Order or Olders to be issued from time to time, to give such directions, and to make such regulations touching the trade and commerce to and from all islands, colonies, or places, and the territories and dependencies thereof, to His Majesty helonging or in His possession, in Africa, or Asia to the eastward of the Cape of Good Hope (excepting only the possessions of the East India Company), as to His Majesty, in Council, shall appear most expedient and salutary, any thing contained in an Act, passed in the twelfth year of the. reign of His Majesty King Charles the Second, intituled " An Act for the encouraging and increas-" ing of shipping and navigation," or in an Act, passed in the seventh and eighth years of the reign of His Majesty King William the Third, initialed An Act for preventing frauds, and regulating abuses in the plantation trade," or any other Act or Acts of Parliament now in force, relating to His Majesty's colonies and plantations, or any other Act or Acts of Parliament, law, usage or custom to the contrary in any wise notwithstanding;

name and on the behalf of His Majesty, and by and with the advice of His Majesty's Privy Council, is pleased to order, and it is hereby ordered, that from and after the date of this present Order, British vessels arriving at any port of the Island of Mauritius, or its dependencies, from any country in amity with His Majesty, laden with any articles. of the growth, production, or manufacture of such country (excepting all articles composed of cotton, iron, steel, or wool of foreign manufacture), shall be permitted to enter and land their cargoes, and dispose of the same in the said ports, subject to such duties as may be payable thereon:

And it is further ordered, that every such British vessel, arriving as aforesaid, shall be permitted to export to any such foreign country in amity with His Majesty, a cargo consisting of any articles of the growth, produce, or manufacture of the Island of Mauritius, or its dependencies, or of any other articles which shall have been legally imported. there, on payment of such duties as may be pay-

able thereon:

And it is hereby further ordered, that vessels belonging to the subjects of any foreign state in amity with His Majesty, which foreign state shall allow British vessels to carry on trade as aforesaid between the ports of such state and the Island of Mauritius, on the same terms as in vessels of such foreign state, shall be permitted in like manner to import into the ports of the Island of Mauritius, or its dependencies, from any port of the country to which such vessel shall belong, any articles of the growth, production, or manufacture of such country (excepting all articles: composed of cotton, iron, steel, or wool of foreign manufacture), and to dispose of the same in the ports of the said Island and its dependencies, on payment of the same duties as shall be payable on the like articles when imported from such foreign port in British vessels; and that every such foreign vessel shall he permitted to export a cargo consisting of any articles of the growth, produce, or manufacture of the Island of Mauritius, or its dependencies, or of any other articles which shall have been legally imported there, on payment of the same duties as shall be payable on similar articles when exported to such foreign ports in British vessels:

It is, however, hereby further ordered and declared, that no foreign vessel, allowed by the terms of this Order to export a cargo from the Island of Mauritius, or its dependencies, shall be permitted to export such cargo to any of His Majesty's possessions, or to any other place than a port or place belonging to the state or power to

which the vessel itself shall belong:
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 as to them may respectively appertain.

Jas. Buller.

T the Court at Cariton-House, the 28th of May 1819,

PRESENT,

His Royal Highness the PRINCE REGENT in Council

HEREAS the time limited by the Order of His Royal Highness the Prince Regent in Council of the thirty first 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 safety and command. 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 ammunition, 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 permission in that behalf 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 and penalties innicted 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 the carrying "empower His Majesty to restrain the carrying "coastwise of salt-petre, gunpowder, or any sort of arms or ammunition," and also by an Act, passed in the thirty-third year of His Majesty's reign, cap. 2, intituled "An Act to enable His "Majesty to restrain the exportation of naval stores, and more effectually to prevent the exportation of salt-petre, arms, and ammunition. when prohibited by Proclamation or Order in " Council:"

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 Ordnancé, and His Majesty's Secretary at War, are to give the necessary directions herein as to them may respectively appertain. Jas. Buller.

Crown-Office, June 29, 1819.

MEMBER returned to serve in this present. PARLIAMENT.

Borough of Heytesbury.

The Honourable William Henry John Scott.

By the Commissioners for American the Office of Lord High Admiral of the United Kingdom of Great Britain and Irelands &s.

RULES, ORDERS, AND REGULATIONS,

For the preservation of His Majesty's Moorings, and for the Mooring, Anchoring, and placing of all Private Ships of Wat, Transports, and all other Private and Merchant Ships and Vessels, Lighters, Barges, Boats, and other Craft whatsoever, in the Harbour or Haven of Milford, in the County of A Particle; for the purpose of insuring free and and from His Majesty's Docks, Dock Yard, Arsenals, Wharfs, and Moorings therein, pursuant to an Act of Parlament made and passed in the fifty-fourth year of His Majesty King George the Paren and intituled An Act for the better regulation of the several Ports, Harbours, Roadsteads, Sounds, Channels, Bays, and Navigable "Rivers in the United Kingdom, and of His "Majesty's Docks, Dock Yards, Arsenals, "Wharfs, Moorings, and Stores therein, and "for repeating several Acts passed for that " purpose,"

T is hereby ordered, that no owner, master, or other commanding officer, of any private ship of Man, transport, or other private or merchant ship, or versel, lighter, berge, boat, or other craft, her ally pilot, or other person, employed by either of them, shall anchor or moor, or cause to be anchored or moored, any such private ship of war, transport, or other private ship or vessel, lighter, barge, boat, or other craft, in the fair way or channel between the King's moorings in the said harbour, within fifty fathoms of the centers of any of the said moorings; or of His Majesty's ships, floating magazines, and hulks lying thereat, or in the front or abreast of His Majesty's dock yard, or even to drop an anchor within such space and situations, except in case of necessity, to prevent damage to herself, or that of the King's ships which may be at the contiguous mooring, and then to remove as soon as possible thereafter; except also in cases where any of the said ships, vessels, or craft, may be consigned to the dock yard, and must, therefore, necessarily anchor contiguous therefo, till they can come to the cranes and wharfs for delivery of their cargoes, and then to be placed in such situations as His Majesty's Officers, or King's Pilots by whom they are conducted, shall direct.

Nor shall any private ship of war, transport, or other private or merchant ship or vessel, lighter, barge, boat, or other craft, be made fast to, or be moored, or secured by any of the mooring anchors, or chains to which access can be had when the tide is out, or he made fast to any of the buoys or piles of His Majesty within the said harbour, in the front of the said dock yard, or other premises belonging to it, not anchor or moor so as to swing within my of the said buoys or piles, upon pain of the penalties for such offences, and all other prohibitions and restrictions herein contained, as the said Act of Parliament directs.

Spatial Propinsi All private ships of war, transports, and other private ships of vestels, lighters; barges, boats, and other craft, are hereby expressly prohibited, under the penalties of the suid act, from being breamed on the South shore of the harbour between Pennar Mouth and Pembroke Ferry; and from coming, or entering, into the saidharbour above Milford, being laden with, or having on board, any quantity of gunpowder, exceeding five pounds weight in the whole, except vessels bound to Pembroke, which may enter at Pennar Mouth, and except also such ships or vessels as may be bound up the harbour to Haverfordwest, of any other place, which ships or vessels having powder on board, must not anchor near the dock yard or the King's moorings, or any part of the shore, between Pennay Mouth and Pembroke Ferry.

And it is hereby ordered, that no person or persons shall take any ballast, or shingle, from the shores or banks, or any portion of the shores or banks between Pennar Mouth, to a distance of one mile to the Eastwerd of Pembroke Ferry, 'on any account or pretence whatsoever, without being daily authorized by us, or other sufficient authority of His Majesty's Government wupon pain of the penalties, in this Actimentioned ; becoming, lidweyer, that this regulation is not meant to restrice the raising of the sea sand for agricultural or other purposes, in, the sheet water to the Eastward of Pembroke Ferry, by the barges and crast which have hitherto been employed thereon, or any other.

By command of their Tordiships, CROKER.

Admiralty-Office, June 9, 1319.

.......................

Army Toy Office Whitehall, . ร่าง ทางครารสำคัญ ม**ักเทษ ซื่อน โดโก**

Office is hereby given, that the payment of three months half-pay to reduced Officers of His Majesty's Land Forces, to the 24th June 1819, will commence; on Monday the 5th July next; and that attendance will be given at this Office accordingly, every day except Saturdes and Sunday, between the hours of cleans and two, for four weeks, terminating on Friday the 30th July next; after which time the days of payment will be Monday, Tuesday, and Wednesday, only in each week.

By order of the Paymaster-Generala! Wm. Wood, Cashier of Half Pay.

General-Post-Office, June 23, 1819.

THE Lords Commissioners of His Majesty's.
Transury having directed that persons should be invited to deliver in plans and elevations for the proposed erection of the New Post-Office; notice is flettely given, that such plans and elevations will be received by the Postmaster-General at their Office in Lumbard-street; and such architects as are desirous of forming and delivering designs for

the above purpose, may have access to the calcula-

tions and plans now in this Office.

intellitud Anglial C

£300 will be given as a premium for the best plan and elevation which shall be furnished— £200 for the second best; and £100 for the third best. The plans are to be delivered in, on or before the 1st September next.

By command of the Postmaster-General, Francis Freelings, Secretary.

"31/10" Past Office for Taxes, Somerset-Place,

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 £65 and under £67 per Centum, ...

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

East India-House, June 23, 1819. THE Court of Directors of the United Company of Merchants of England trading to the East Indies, No hereby give notice,

That a General Court of the said Company will be held at their House, in Leadenhall-Street, on Thursday the Sth July next, from eleven o clock in the forenon until six in the evening, to ballot on the following question, viz:

That Mr. Chafles Lloyd, late of the Bengal

Civil Establishment, be permitted to return to Bengal, with such rank in the Company's service as he shall be entitled to under the provisions of the Act of the 53d Geo. 3d, cap. 155, sects 85." ""In order to determine by such ballot, whether three parts in four of the Proprietors present at such General Court consent, that Mr. Charles Lloyd be permitted to return with the said rank to India.

Joseph Dart, Secretary.

LONDON DOCKS.

London Dock-House, Princes-Street, Bank, June 26, 1819.

THE Court of Directors of the London Dock Company do hereby give notice, that a yearly General Meeting of the Proprietors of the said Company will be held at the London Dock-Mouse, Princes-Street, Bank, on Friday the 9th of July next, at eleven o'clock, for the purpose of declaring a dividend upon the Company's stock for the half year ending the 30th June instant; also for the election, by ballot, of twenty-four Directors for the year ensuing; and on other affairs!

George Robinson, Secretary.

N. B. The chair to be taken at twelve o'clock precisely .- The ballot will commence immediately after the General Meeting, and close at four o'clock precisely.

East India Dock-House, June 29, 1919.

THE Court of Directors of the East India Dock Company do hereby give notice, that the following Proprietors have, in conformity to

the third section of the bye-laws, under the head Elections, signified their desire of becoming Can-didates for the Direction at the ensuing election of three Directors, on Monday the 12th of July next, viz.

Francis Cresswell, Esq. Charles H. Turner, Esq. . . Money Wigram, Esq.

By order of the Court;

John Farfan; Secretary.

London, June 22, 1819. Volice is hereby given, that an account of the proceeds of two small seizures, made by His Majesty's sloop Hope, Henry Fyge Jauncey, Esq. Commander, on the 5th and 9th August 1818, will be registered in the High Court of Admiralty, agreeably to Act of Parliament.

Cooke, Halford, and Son, of London;

J. R. Glover, of Portsmouth, Agents.

Quice is hereby given, that the Partnership horetofore subsisting between us the indersigned, John Murray and Peter Murray, carrying on trade at Manchester; in the County of Lancaster, as Linen-Drapers and Tea-Dealers, under the firm of John and Peter Murray, was dissolved on the 14th day of June rustant by mutual consent.—All debts due and events to and but he said expression the said to be s due and owing to and by the said concern will be paid and received by the said Peter Murray: As witness our hands the 26th day of June 1819.

J. Murray: P. Murray.

Otice is hereby given, that the Partnership lately subsisting between the undersigned, Joseph Willan, Member of the Royal College of Surgeons, London, and Richard Cocks, both of Wrexham, in the County of Denbigh, was dissolved on the 11th day of June 1819, by mutual consent; and all debts owing to or by the said Partnership are to be paid and received by the said Joseph Willan, by whom also the business of the late Joseph William, Surgeon, deceased, will in future be conducted.

Biologyal Cochia. Richard Cocks.

Otice is hereby given, that the Partnership heretofore subsisting between us the undersigned, Benjamin Sollom and Francis Perry, as frommongers, Braziers, and/Finmen, at Wolverhampton, in the County of Stafford, is this day dissolved by mutual consent; and that the business will in fature be carried on by the said Benjamin Sollom on his own account, who will pay and receive all debts due and owing to and from the said Partnership in the regular sparse of trade.—Dated the 24th day of June 1819.

Beng. Sollom.

Francis Perry.

Otice is hencby given, that the Partnership-Rately subsisting between William Wiggett Parkinson, and Joseph Samuel Parkinson, of Hellesdon, in the County of the City of Norwich, Oil Seed Crushers and Refiners, trading under the firm of W. W. and J. S. Parkinson, was on the 24th day of June instant dissolved by unitual consent: As with the hands of the said William Wiggett Parkinson and Joseph Samuel Parkinson, the 26th day of June 1819.

W. W. Parkinson.

J. S. Parkinson.

Otice is hereby given, that the Partnership lately subsisting between Robert Holloway and Charles Weller, of Newtown, Portsea, Hants, Grocers, was on the 24th day of June instant dissolved by mutual consent; all persons having any demands against tile estate are requested for send their accounts to the said Robert Holloway, who will'in future carry on the business in his own name; and all persons indebted to the said estate are requested forthwith so pay their respective debts, to the said Robert Holloway, who is authorised to receive the same.—Is witness the hands of the said Robert Holloway and Charles Weller the 25th day of June 1819. June 1819. Robert Holloway.

Charles Weller.

Ì

Olice is hereby given, that the Partnership subsisting between us the undersigned, Richard Bradnick Swinfen and Thomas White, of Leicester, Druggists, was this day dissolved by mutual consent.—Witness our hands the 26th day of June 1819. R. B. Swinfen. T. White. June 1819.

Otice is hereby given, that the Copartnership hereto-fore subsisting between us the undersigned, as Mer-chants, at Liverpool, under the firm of John Hancock and Company, and at Bahia, under the firm of Wylie, Hancock, Boothby, and Company, and at Pernambuco, under the firm of Wylie Tod and Company is this day discoved by survey Boothby, and Company, and at Pernamouco, under the min of Wylie, Tod, and Company, is this day dissolved by mutual consent.—All accounts respecting the said concerns, or any of them, will be adjusted and settled as usual, at the late Particetony Counting House; in Liverpool.—Dated this 25th day of June 1619.

Jno. Hancock. of June 1619.

in the guilt in it

. . . 14

... John Wylie. Js. B. Boothby. Robt. Tod.

Notice, is hereby given, that the Partnership lately subsisting between William Nation and Edmund Pye, of the City of Exeter, in the business of Snuff-Manufacturers and Wholesale Linen-Drapers, and carried on under the firm of Nation and Pye, was on the 24th day of June instant dissolved by mutual consent; on which day a Partnership was commenced and is now carrying on in the above business by and between the said Edmund Pye, Thomas Medland, and Edmund Pye the younger, all of the said Uity of Exeter, under the firm of Pye, Son, and Co.: As witness their hands this 26th day of June 1819.

Wm. Nation.

Wm. Nation. Edmund Pye. Thos. Medland. Edmd. Pye, jun.

Stice is hereby given, that the Partnership lately subsisting between the undersigned, Joshua Parker and John Hartley, both of Heckmondwike, in the County of York, as Wool Dealers, under the firm of Parker and Hartley, has been dissolved by mutual consent: As witness the hands of the said parties the 23d day of June 1819.

Joshua Parker. John Hartley.

Otice is hereby given, that the Partnership lately subisting between the undersigned, Joseph Percival, Simon Constable, and William Morris, in the trade of Irang Dealers, carried on at Bradlay, in the Township of Bilston, in the Country of Stafford, under the form of Percival, Constable, and Morris, was this day dissolved by mutual consent; and that all debts due to and owing by or from the said Partnership will be received and paid by the said Joseph Percival; but that the trade will be for the future carried on by the said William Morris, on his own separate account.—Dated this 24th day of June 1819.

Jo. Parcival. Jo. Percival. this 24th day of June 1819.

Simeon Constable. Wm. Morris.

Otice is hereby given, that the Partnership lately existing between us the undersigned, James Seaman and John Slann Burgess, carrying on the business of Linen-Drapers and Grocers, at Thorp-Lea-Soken, in the County of Essex, under the firm of Seaman and Burgess, is this day dissolved by mutual consent: As witness our hands this 5th James Seaman. day of June 1819.

John Slann Burgess.

Peasmarsh, June 1, 1819 Peasmarsh, June 1, 1819.

Otice is hereby given, that the Partnership subsisting between us the undersigned, under the firm of William Howard and Charles Bounds, Glovers, of Peasmarsh, in the County of Sussex, was this day dissolved by mutual consent.

The business will be carried on by the said William Howard, who will testle all accounts outing to on by the said William. who will settle all accounts owing to or by the said William Howard and Charles Bourne.

Bridge Bridge

William Howard. Charles Bourne.

June 9, 1819.

Otice is hereby given, that the Parinership lately subsisting between John Holloway and Joshua Glover, of Thames-Bank, in the Parish of St. George, Hanover-Square, in the County of Middlesex, Manufacturers, is this day dissolved by mutual consent.

John Holloway. Jos. Glover ...

Otice is hereby given, that the Partnership lately subsixting between William Jackson and William Vicary, of Exeter, Merchants, is dissolved from the 30th day of June instant.-Witness our hands.

· William Jackson. William Vicary.

Notice is hereby given; that the Partnership lately sub-sisting between Hugh Griffin and George Davey, of Kent-Street, in the Borough of Southwark, Rope and Twine-Manufacturers, was this day dissolved by mutual consent :

Hugh × Griffin.

The George × Davey.

Otice is hereby given, that the Copartnership lately carried on by James Spofford and James Hayes, of Crumer-Street, Floor-Cloth-Manufacturers, has been dissolved from the 23d day of November last.—Dated the 4th day of March 1819.

J. Hayes.

James Spofford.

THE Partnership lately subsisting between William Boult-bee and William Barnet Boultbee, carrying on business as Corn-Factors and Merchants, under the firm of William Boultbee and Son, in Mark-Lane, London, was dissolved by minutal consent on the 24th day of June last: As witness our hands this 25th day of June 1819. William Boullbee,

William Barnet Boulthee.

THE Partnership carried on by us, as Auctioneers, &c.
No. 39, Frith-Street, Solio, is this day dissolved by
mutual consent —All, debts due to and by the said Gopartnership will be sattled by Thomas Wilson.—Witness our hands
this 23d day of June 1819.

Richa, Kamonds.

Office is hereby, given, that the Partnership lately sub-sisting between George Gooddy and Thomas Hogsflesh, of High-Street, in the Borough of Southwark, in the business of Grocers and Tea-Dealers, under the firm of Gooddy and Hogsflesh, was on the 22d day of June instant dissolved by June 1819. Given under our hands this 25th day of June 1819. George Gooddy. George Gooddy.
Thos, Hogsflesh. June 1819.

Notice to the Debtors and Creditors of CHARLES GREEVES, Esq. deceased.

Norwich, June 25, 1819. A LL persons standing indebted to the estate of Charles Greeves, formerly of Maid-Lane, in the Borough of Southwark, and late of Ipswich, in the County of Suffolk, Esq. deceased, are requested forthwith to pay their respective debts to Messrs, Grand and Staff, Solicitors, Norwich, who are authorised by the Administratrix of the said deceased to receive the same; and all persons having any demands upon the said estate are requested to transmit or deliver the particulars of sugh demands to the said Messrs, Grand and Staff, within one month from the date hereof.

Valuable Long, Free, Leasehold Public House, at Woolwich, Kent, at a Ground Rent.

Do be sold by auction, by Mr. T. Nash, at Garraway's Coffee House, Change Alley, Cornhill, on Tuesday, July 6th, 1819, at Twelve o Clock, by direction of the Commissioners under a Commission of Bankruptcy against John

All that valuable free, leasehold public house and premises,

called the Duchess of Wellington, situate in the preferable part of Woolwich, and near the Arsenal, which has been recently built with the best materials,"and arranged with great judg-

ment, &c. Contains various chambers, large club room, parlours, bar, dry cellars, stabling and yard, held on lease for sixty-one years at Michaelmas 1814, at 51. 55, per annum. May be viewed any day preceding the sale, and particulars find on they remisses; the place of sale; Ship Tavern, Charing-Cross; Cross, Keys, Gracceburch-Street; Bricklayers' Arms, Kent-Road; Old Fountain, Deptford; R. Whitton, Esq. Great James-Street, Bedford-Row; and of T. Nash, 15, Leather-Lane, Holborn. Leather-Lane, Holborn.

Obe sold, pursuant to an Order of the High Court of Changery, made inta Cause Geary against Beaumo with the approbation of William Alexander, Esq. one of the Masters of the said Court, at the Public Sale-Room of the Court, in Sputhampton-Buildings, Chancery, Lane, London, in each lot:

Ten leasehold messuages, situate in Bottle-Hay-Yard, Saint John-Street, Clerkenwell, in the County of Middlesex, numbered progressively from No. 1 to No. 10.

Printed particulars whereof may shortly be had (gratis) at the said Master's Chambers, in Southampton-Buildings; of Messrs. Edwards and Son, Castle-Street, Holborn; of Messrs. Bleasdale, Lowless, and Crosse, Hatton-Court, Aldermanbury; or of Messrs. Dobie and Thomas, Bouverie-Street, Fleet-Street,

To be peremptorily sold, pursuant to an Order of the High Court of Chairery, made in a Cause Claridge v. Goodeve, with the approbation of Charles Thomson, Esq. one of the Masters of the said Court, in four lots, at the Public Sale-Roome of the said Court, in Suathampton-Buildings, Chancery-Lane, London, on Tuesday the 29th day of July 1819, between the hours of Tuesday the 29th day of July 1819, between the hours of Tuesday the property of John Claridge, Exp. discassed, viz.

Esq. deceased, viz,
Lot 1. A freehold estate, comprising a most desirable family house, with suitable out-buildings, have, garden, and shrub-lery, a paddock and meadow, containing in the whole about eight acres, called Birchanger-Place, situate near the church, in the Parish of Birchanger, within apparter of a mile of the high Newmarket road, between Bishop's-Stortford and Stansted; in the County of Herts, late in the occupation of Colonel Udny.

Colonel Udny.

Lôt ?! Two freehold farms, called Freeman's and Newhouse, with two farms houses, harns, stabling; cow-sheds and other suitable out-buildings, and 150A. IR. 9P. of rich ara-filezand partitle land, studied at Barnfield-End-Green, in the arish of Thaksted, and County of Essex.

Lot B. Two freehold houses, situate in St. Peter's-Street, St. Alban's; in the County of Herts, in the occupation of Mrs. Ross and Mrs. Nunn, at rents amounting to 251. 4s. per annum.

Lot 4. An improved rent of 24l. per annum; arising out of a brick-built house and premises, being No. 5; Mercer Street, Longt-Acre, held for a term, whereof six years were unex-pined at Midsunnier 1818.

Printed particulars whereof may, be had at the said Master's Printed particulars whereof may be had at the said Master's Chambers, in Suithampton-Buildings aforesaid; of Messra, Goode'e and Ranken, Solicitors, Holborn-Court, Gray's-Inn, London, where plains of the said estates may be seen; of Mr. Winter, Solicitor, Paper-Buildings, Temple, London; and at the Sun lim, Thatted; Reacock, St. Alban's; Green Man and Red Lion, Bainett; and at the principal Inns at Stansted, Newmarket; Epping, Safron Walden, Hockerill, and Bishop's Stortford. Stortford.

Hereas George Wright Jordan, late of Bridlington, in the County of York, Moster-Mariner, sailed from the Port of Hull in or about the month of September 1810. the great of Hull in or about the month of September 1810; a wessel called the Shiedness, of which he the said George Wright Jordan was the Master, on a voyage to Amelia Island, in the Gosph of Florida, with the mention of returning to England; in the month of February or March 1811; and whereas the said George Wright Jordan sailed from the said Island, on his voyage thane direct to England, on or about the 14th of January 1841, with a cargo of Limber, but from that time to the present be has not been seen or heard of, mor did the vessel in which he sailed from the said Island ever arrive at any port in England, and the general belief is that it foundered at sea on her homeward voyage, and that the whole of the crew perished, as several vessels which sailed from the

said Island about the same time are known to have foundered at sea in consequence of the tempestuous weather which then prevailed; and whereas by a Dedree of the High Court of Chancery, dated the 9th day of June 1818, made in a Cause intituled Knowles against Strickland; it was referred to Wife liam Alexander, Esq. one of the Masters of the said Chair, to inquire (among other things) whether the said George Wright inquire (among other things) whether the said George Wright pordan was dead, and for that purpose the said Master was to cause an advertisement to be published in the London Gazette, and such other public papers as he should think fit; in pusuance therefore of the said Decree, and of this after-tisement, the said George Wright Jordan, if living, or any persons who can state that he is now living, and where he is to be found, or whether he has since the time when the said vessel is supposed to have foundered at sea, been, and when and where seen, are requested forthwith to communicate the same effects. seen. are requested forthwith to communicate the same either to the said Master, or to Mr. Edward Eyre, of Gray's Fan, Tolk's doil, the Solicitor for the plaintiff in the said Cause.

Dursuant to a Decree of the High Court of Chang Ursuant to a Decree of the High Court of Chang-cery, made in a Cause Marriott against White, the Cre-fitors of Richard Marriett, late of Abbott's Hall, in the Parish of Shalford, in the County of Essex, Esq. deceased (who died in the munth of August 1813), are to come in and prove their debts before Charles Thomson, Esq. one of the Masters of the said Court, at his Chambers, in South-ampton-Buildings, Chancery-Lahe, London, on or before the 10th day of August 1819, or in default thereof the will be peremptorily excluded the benefit of the said Decree. peremptorily excluded the benefit of the said Decree.

Dursuant to a Decree of the High Court of Chancery; made in a Cause Marriott against White, the Greditors of John Marriott, late of Champions, in the Parish of Finchingfield, in the County of Essex, Esq, deceased (who died in the month of February 1808), are to come in and prove their debts before Charles Thomson, Esq. one of the Masters of the said Court, at his Chambers, in Southampton-Buildings, Chancery-Lane, London, on or before the 10th day of August 1819, or in default thereof they will be peremptorily excluded the benefit of the said Decree.

Ursuant to a Decree of the High Court of Chancery, made in a Cause wherein Thomas Rabson and Elemor Rabson are plaintiffs, and Eleanora Hollist and others are defendants, whereby it is referred to John Springett Hayvey, Esq. one of the Masters of the said Court, to inquire and state to the Court what is the state of the family of Richard Rabson, late of Yeoman's Row, Kensington, in the County of Middlesex, Gentlemen (who died in 1784); and whether there is any issue or descendant of the said Richard Rabson other than the above-named plaintiffs.—All persons claiming to be such issue or descendant are forthwith to come in and to be such is a before the said Master, at his Chambers, in Southampton-Buildings, Chancery-Lane, London, in order that they may not be excluded the benefit of the said Decree.

WHE Creditors who have proved their Debts under & Com-HE Creditors who have proved their Debts under a Coministion of Bankrupt awarded and issued forth against
both Tarleton, late of Liverpool, in the County of Laneaster,
but more late of Gloucester-Place; in the County of Middlesex; Merchant, Dealer and Chapman, are requested to meet;
the Assignees of the said Bankrupt's estate and effects; on the
7th day of July next, at Twelve o Clock at Noon, at the Office
of Lace, Miller, and Lace, in Castle-Street, in Liverpool,
in order to take into consideration a devise or bequest made
to the said Bankrupt and the representatives of his late Partin order to take into consideration a genise or ocquest made to the said Bankrupt and the representatives of his late Partner Daniel Backhouse, deceased, by William Postlethwafte, formerly of Grenada, but late of the Colony of Demérata, Merchant, deceased, of his half-of the Resource-estate in Demerara, and which the said Assignees are called upon to accept in lieu of all their claims against the estate of the said William Postlethwaite, or to rendunce the same; and aso to take into their consideration, the propriety of suffing and disposing of the whole or a moiety of the said plantation or we estate called the Resource, and the negro slaves, and all others the appartenances thereto belonging, or of deferring for the present such sale; and also the propriety of selling and the propriety of the property, estate and effects of the Bankrupt in the Islands of Trinidad, Dominica, and Antigua, or agrantier Islands, Colonies; or Territories in parts beyond the seas, every or any of them, and to give such directions, fowers, aidd authorities respecting the several matters hegive mentioned or any of them as they shall think fitt land miso torgive such powers and authorities to the said Assignees respecting

the continuance of their present attornies or agents in Demerara, or any other foreign Colonies, Islands, or Settlements, or the appointment of any new or other attornies, agents, or consignes, for the purpose of enabling them to recover and receive the outstanding property and effects of the said Bankrupt as they shall think proper; and on other special affairs.

THE Creditors who have proved their Debts under the Commission of Bankruptcy, bearing date the 7th day of Angust 1772, against Robert Bogle the elder, Robert Bogle the younger, and William Scott, formerly of Love-Lane, East-Choap, London, Merchants, may receive a further dividend of 6d. in the pound (16s. 7d. having been already paid), on application to Mr. D. Maclaurin, 88, Lomberd-Street, on Friday the 2d of July, from Ten to Three, and the following Monday, Wednesday, and Friday, and those Creditors who have not received the former dividends will be paid at the same time.

THE Creditors who have proved their Debts under a Com-Inission of Bankrupt awarfed and issued furth against James Newell, of Redbridge, in the County of Southampton (but at present a prisoner for debt in the King's-Bench Prison), Timber-Merchant, Dealer and Chapman, are desired to meet the Assignees of the estate and effects of the said Bankrupt, on Friday the 2d day of July next, at Two of the Clock in the Afternoon precisely, at the Office of Mr. A. K. Hutchison, Solicitor, in Crown-Court, Threadneedle-Street, London, in order to assent to or dissent from the said Assignees negociating for and effecting terms of arrangement with the landlord in respect of an arrear of rent claimed to be due to him from the said Bankrupt's estate for certain premises occupied by the Bankrupt, at Redbridge aforesaid regarding the Bankrupt's fixtures and growing crops being in upon and about the said premises, in such manner as they may think expedient; and also to assent to or dissent from the said Assignees negociating and treating with the mortga-gee of a certain estate of the said Bankrupt, at Redbridge aforesaid, for the redemption, either by absolute sale or other-wise, of the said estate, upon such terms and conditions as to the said Assignees may be deemed most beneficial; and also to assent to or dissent from the said Assignees selling and disposing of all or any part of the household furniture, stock and crops, utensils in trade, goods, chattels, and other personal estare and effects of and belonging to the said Bankrupt, as well as the equity of redemption of the said estate (in case it when as the equity of recomptions the said estate (in case shall appear advantageous), either by public auction or private contract, for such price or prices, in money, or upon such credit, terms, and security as to the said Assignees shall seem eligible; and also to the said Assignees employing any person or persons they may think fit to investigate the accounts of the said Bankrupt, and to collect, get in, and receive the out-standing debts and effects due and belonging to the said Bank-rupt's estate, and to allow such compensation for the doing thereof as the said Assignees shall think proper; and likewise to assent to or dissent from the said Assignees 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.

THE Creditors who have proved their debts under a Commission of Bankrupt awarded and issued forth against William Hodgson, of Playhouse-Yard, Whitecross-Street, in the County of Middlesex, Paper Stainer, Dealer and Chapman, are requested to meet the Assignees of the estate and effects of the said Bankrupt, on Friday the 2d day of July next, at Twelve o'Clock at Noon precisely, at the Baptist Head Coffee-House, Aldermanbury, in the City of London, in order to assent to or dissent from the said Assignees paying all or any part of certain bills of costs due to Mr. John Wilks, of Finsbury-Place, Finsbury Square, and also to Messrs. Dacle and John, of Palsgrave-Place, Temple-Bar, for business done by them as Attornies and Solicitors in and about the affairs of the said Bankrupt, antecedent to the issuing of the Commission against him; and en other special affairs.

THE Creditors who have proved their debts under a Commission of Bankrupt awarded and issued forth against Henry Richardson Fanshawe, of Addle-Street, in the City of Bonton, Triaming-Maker, are desired to meet the Assignee of the estate and effects of the said Bankrupt, on the 1st day of July next, at Seven o'Clock in the Evening, at the Office of Hugh Thomas, of No. 11, Basinghall-Street, relative to the

selling of the Bankrupt's household furniture, stock, property, and effects, either by public auction or private contract, as may be deemed most eligable; and also relative to assenting to or dissenting from the said Assignce 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.

mission of Bankrupt awarded and issued forth against Charles Cammeyer Doorman, late of Wellclose-Square, in the County of Middlesex, Sugar-Refiner, Dealer and Chapman, are desired to meet the Assignees of the estate and effects of the said Bankrupt, on the 13th day of July next, at One in the Afternoon precisely, at the Hambro Coffee-House, im Water-Lane, Tower-Street, in the City of London, to assout to or dissent from the said Assignees commencing and prosecuting a suit in equity relative to certain leasehold property lately in the possession of the Bankrupt, the particulars of which will be explained at the meeting, and on other special affairs.

mission of Bankrupt awarded and issued forth against William Coleman, of Gosport, in the County of Southampton, Baker, Grocer, Dealer and Chapman, are desired to meet the Assignees of the estate and effects of the 'aid Bankrupt, on Saturday the 3d day of July next; at Twelve o'Clock at Noon, at the India Arms Inn, in Gosport aforesaid, in order to assent to or dissent from the said Assignees selling the stock in trade, household goods, and furniture of the said Bankrupt, by private contract, or otherwise, as they shall think fit, and to their giving such orderit to the purchaser or purchasers thereof, and accepting such security for payment of the purchaser-noney, as they the said Assignees may think most advisable; also to assent to or dissent from the said Assignees commencing and prosecuting an action at law against the Sheriff of the County of Haits, or such other person or persons as may be necessary parties to such action, for the recovery of the stock in trade, property, and effects of the said Bankrupt, which have been taken and seized by the said Sheriff or his bailiffs, in execution, by virtue of a writ of Fieri Facius; and also to assent to or dissent from the said Assignees further-prosecuting a bill which has been filed by a certain person, on the equity side of the Court of Exchequer; and to the said Assignees adopting such other legal or equitable proceedings as they may be advised is proper for resisting the claim of a certain person to become a Creditoff, and prove a debt under the said Commission; or to the compounding, submitting to arbitration, or otherwise agreeing any matter or thing relating therete; and on other special affairs.

mission of Bankrupt awarded and issued forth against Ellen Gregson and Jane Gregson, of Liverpool, in the County of Lancaster, Perfumers, Dealers, Chapwomen, and Copartners, are desired to meet the Assignees of the estate and effects of the said Bankrupts, on Thursday the 1st day of July next, at Twelve o'Clock at Noon precisely, at the Office of Messrs. Courteen and Robinson, Solictors, 32, Walbrook, London, to assent to or dissent from the said Assignees selling and disposing of the whole or any part of the said Bankrupts' furniture, stock, utensils in trade, and other things, by public anction or private contract as they may deem most advisable; and further to assent to or dissent from the said Assignees paying certain costs and charges that were incurred in endeavouring to settle the affairs of the said Bankrupts by assignment of their effects previous to the issuing the said Commission; and to assent to or dissent from the said Assignees commencing, prosecuting, or defending any suit or suits at law or in equity; for the recovery of any part of the said Bankrupts to state and effects respectively; 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 Dubts under a Commission of Bankrupt awarded and issued forth against John Tuson, of Cannon-Street-Road; Saint George's in the East, in the County of Middlesex, Builders, Dealer and Chapman, are requested to meet the Assignees of the estate and effects of the said Bankrupt, on the 2d day of July next, at Six of the Clock in the Evening precisely, at the Office of Mrs.

Benjamin Lewis, Solicitor, Crutched-Friars, to the City of London, to insecut to our dissent from the suit Assignees paying, 600 of the said Bankring's effects, the many due and owing to history through the said Bankring's effects, the many due and redferd a least of tertain premises beinging, the said Bankringt, deposited with the said life, knodes as a collateral section of the benefit of the said Bankringt, esting the same of the benefit of the said Bankringt, esting the same, for the purpose of setting the same, as sent to or dissent from the said Bankringt esting the same as the form of the said Bankringt esting purpose, up to public said; or disposing by private contract, the leases of extramolists within the said University is possessed of for critical dentering to come therein, but the said Assigness according to the said Charlength is possessed of for critical said the said assigness requiremental with the said Charlength in the said Assigness to the handlord or laude looks of the said Assigness paying the estimate of the said Assigness and the said Assigness paying the estimate and takengulpe an award made in a cause between the said Bankrupt and one Mr. Augtin, which has, been made by when reference of any clauses.

an award made in a cause between the said bankrupt and one Mr. Austin, which has been madroby the reference and any one of racis chanden in the same to be said bankrupt and one of racis chanden in the said bankrupt and one of racis chanden in the said bankrupt and one of racis chanden in the said bankrupt and cause the said said the said bankrupt's estate and effects; on to the compounding, applications to capitation, or otherwise capteeing any madress of himself the rest case of their debts under a compounding, application to rest case of their debts under a compounding of bankrupt awarded and issued forth against a finite of the said bankrupts, and the control of bankrupt awarded and issued forth against the said bankrupts and color and bankrupts and color against the said bankrupts and color against the said bankrupts and color against the said bankrupts and bankrupts and color against the said bankrupts and color against the said bankrupts and color against the said bankrupts and color and bankrupts and color and bankrupts are rerorenous at measurement for this in. South Shields aforestift to assent to or dissent from the said Assignees completing and dissent to the said by the said Bankempts, with the stock in that him belonging to been, and purchasing such other interfets, it any, as pay be necessary for that purpose, and entitle the interfets, the angle of the new of the said Bankempts, and such other purchases and forces of the purpose, and entitle the purchase of the said Bankempts, and such other person for persons, as they shall think proper the said also to assent to predict the said Assignment of the said for assent, or problems are othered, and of any of the ships of vessels, or an area of spines of vessels, of or belonging to the said Bankempts, or sither of them, and also the remainder of the said Bankempts, or sither of them, and also the remainder of the said bankempts of sither of the said ship or ressel providing or when completed, only the last choid furniture, see any other part of their joint of separaty estate, and effects, upon such credit and terms or security as the said Assignees employing such clerks and accountants as they may think propers to sixtle and adjust the accounts of the said Bankrupts, and to collect and get in the said said Bankrupts, and to collect and get in the said said flexisons further to asset collections get in their dubts and offects cand further to assess to prelissint knout the said designees, comesonding, prosecuting, or deimidus our spit or spits at law or in equal; for the re covery of any partent the said Bankrous' estate and effects; of to be foundamenting, submitting to arbitration, for otherwise aggeoing nath, matter, or thing relating thereto; and on other special affairs.

THE Creditors who have proved their Debts under a Commission of Bankrupt, awarded and issued forth again. THE Creditors who have proved their Debts under a Commission of Bankrupt awarded and issued forth against tiabriel Jamies, of Liverpool, in the County of Lancaster, Merchant Dealer and Chapman, are desired to meet the Assignees of the said Binkrupt's estate and effects, on the 2d day of July next, at Elevent Clock in the Toronoon, at the United of Mr. Thomas George Massey, in Water Street, Liverpool, to assent to or dissent from the said Assignees selling and disposing of all the estate shill interest of the said Bonkrupt, of and in a certain plantation in Demorara, called Cosnig Phismation, and of the monies secured they form, and also or judylorising and enhanced estate shill interest of the said also or judylorising and enhanced estate the account of the form also in proposition with the safe and disposition thereof that the receipt of the molies are after the safe, and for the printipe of making and they work to see he case, and for the pirithes of making and they work to see he case, and for the pirithes of making and they work to see he present, and for the pirithes of making and on other special affairs.

THE Creditions who have propositioned by the said as aforesail, and on other special affairs.

Bendley, in the Countyrof, Wordester, Grocers, Dealers, Chapmen, and Parkers, are desired an emeat, the Assignees of the said laukerplajosing analogist an emeat, the Assignees of the said laukerplajosing analogists, on Income, the Roch day of July, next, any Income, the Chaphian the Songaran extremely the Allerth Income, the Chaphian the Songaran extra the Wheat Sheet Income, Income the Assigness sellow for the Parker Songaran extra the Migraphy of the Chaphian and Assigness sellow for the Parker Songaran entity of the Assigness would associate the Assigness would associate the Assigness would associate to properly of specific engaged for private contracts and discovered for the Songaran entity of the Songaran entitles to the Chapty, of the Assigness would grow see of the Chapty, of the Assigness would be a stated as interested the Chapty, of the Assigness would be a stated as interested the Chapty, of the Songaran entitled to and the songaran entitled to the Songaran entitled the Songaran entitle Songaran entitled the Songaran entitle Songaran entit entit Songaran entit entit Songaran entit Songaran entit Songaran e Bendley, in the Countycof Worcester Grocers, Pealers, matter or thing relating therefor, and on other special affairs.

Hereas a Commission of Bankannt is awanded and it is sued forth against Lichard Pliny Jackson, of Liverpool, in the County of Lancasters Merchanty Dealer and Chapman, and the being declared a Bankring to berety required to surrender himself to the Commissioners in the said Commission named, or the major part, of them, on the 28th and 29th of July next, and on the 10th of August following, at One of the Clock in the August on each, of the said at Our of the Glock in the Altergrown on each of the said days, at the George Lim, in Dale-Street, in Liverprove approximation 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 chase Assignees, and at the Last Sitting the said Bankting is required to finish his Examination, and the Creditors are those set to or discont from the Allawancan his Cartificate. aredo assent to or dissent from the Allowancoof his Certificate. All, persons indebted to the said Bankaupt, on that hace any of his Effects, are not to pay or dally state same but to whom the Commissioners shall appoint, but give notice to Messrs. Owed and Brooks, Solicitors, Lischause-Alley, in Liverpoot, or Messrs. Lowe and Bower, Southsuppone Suidings Chaircery-Lane, London.

TAT Hereas a Commission of Bankgaunt h hawarden and V. essued forth against desse deputh mastraphrock, in the County of Kens, Reover, Dudwaard Chapmas forceying on business in partnership with Samuel Dobell, of the same place), and be being declared admittantis hereby required to surrender himself to the Commissioners of the said Com-mission manned, or the major part of them, on the 6th and 7th days of July next, and on the 10th day of August following, at Eleven of the Clock in the Farewon, on each day, at the George Inn, in Granbrook; and anake a will Discovery, and Disclosure of his Estate and Effects; whom and where the Creditors are to come prepared to prove their Debts. and at the Second Sitting to phuse Assignoes, and at the last Sitting the said Bankrupt is required to finishehis Braminaships the sand bankrup is kequively of the sand has been been discount from the allowance of his Certificate. All persons, indebted to the said Bankrupt, or that have my or his diffects, are not to pay or deliver the same but to whom the Commissioners shall appoint, but give notice to Are dones, indicator, Milinga-

A J. Huges a Commission of Bankrapt is awarded, and A. a issued forth actual Tunnas licitors, of Hankarist milth, in the County of Middlesex, Groupe Dealer and Charanan in hangarydated a bankrapt is hereby counted to surrender himself to the Louisian and the house Counties of hank and the him hand Counties of hank and counted to the hand a surrender of the world counted and surrender for the world and some the Louisian and counted and surrender of the said days, at Guildhall, London, the Forenous on each of the said days, 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 their property of the List Sitting the said Bankrupt is required to faish his Examination, and the Creditors are to assent to or dissent from the allowance of his Certificate. All persons indebted to the said Bankrupt, or that have any of his effects, are not to pay or deliver the same but to whom the Commissioners shall appoint, but give notice to Messts. Woodward and Collins, Solicitors, No. 47, Watling-Street, Chempide.

Hereas a Commission of Bankrupt is awarded and Lissued forth against William Hardy, of Manchester, in the County of Lancaster, Dryaster, Deder 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 16th and 17th of July, 1821, and on the 10th day of August following, at the Star Ian, in Manchester aforesaid, and make a full, Discover 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 Allowance of his Certificate. All persons indebted to 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 Mr. John Walker, Solicitor, Chancery-Lane, London.

Hereas a Commission of Bankrupt is awafded and issued forth against Abraham Allen, of Pall-Mall, in the Parish of Saint James, Westminster, in the County of Middlesex, Calico Funiture-Manufacturer, Dealer and Chapman, and he being declared a Bankrupt is hereby required to surrender himself to the Commissioners in the said Commission hamed, or the major part of them, on the 6th and 81st days of July next, and on the 10th day of Argent forboding, at Twelve of the Clock at Noon on each of the said days, at Guildhall, London, and make a full Discovery and Disclosure of his Estate and Effects; when and where the Greditors are to come prepared to prove their Debrs, and at the Second Sitting to chuse Assignees, and at the Last Sitting the said Bankrupt is required to finish his Examination, and the Creditors are to assent to or dissent from the allowance of his Certificate. All persons indebted to the said Bankrupt, or that have any of his Effects are not to pay or deliver the same but to whom the Commissioners shall appoint, but give notice to Mr. Cookney, Solficitor, 9, Castle-Street, Helborn.

Wifereas a Commission of Bankrupt is awarded and by issued forth against Samuel William Woolrich, of the Borough of Stafford, in the County of Stafford, Druggist, and he bestig 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 of July next, at Five in the Afterneon, on the 6th of the same month, at Ten in the Forencon, at the White Hart and Star Inn, in Uttoxeter, in the County of Stafford, and on the 10th day of August following, at Eleven in the Forencon, at the Swan Inn, in Stafford, in the County of Stafford, 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. Warner and Higgott, Solicitors, Uttoxeter, Staffordshire, or to Mr. Joseph Knowles, of New-Inn, London.

Hereas a Commission of Bankrupt is awarded and issued forth against Richard Eddleston and Ephraim Eddleston, of Blackburn, in the County of Lineaster, Cotton-Manufacturers, Dealers, Chapmen, and Copartners in Trade 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 16th and

17th of July next, at Six in the Evening, and on the 10th of August following, at Eleren of the Clock in the Forenonia at the Mitre Inn, Fishergate, Preston, in the said County of Lancaster, and make a full Discovery and Disclosure of their Estate and Effects; when and where the Creaditors are to come prepared to prove their Debts, and at the Second Sitting to chuse Assignees, and at the Last Sitting the said Bankrupts are required to finish their Examination, and the Creditors are to assent to or dissent from the allowance of theh Certificate. All persons indebted to the said Bankrupts, or that have any of their Effects, are not to pay or deliver the same but to whom the Commissioners shall appoint, but give notice to Messrs. Avison and Wheeler, Soliciters, No. 28, Castle-Street, Holborn, London; Mr. Ainsworth, Solicitor, Blackburn; or to Mr. Henry Blackburst, Solicitor, Cannon-Street, Preston aforesaid.

Hereas a Commission of Bankrupt is awarded and issued forth against Henry Lanham, of Dorking, in the County of Surrey, Grocer, Cheesemonger, 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 6th and 10th days of July next, and on the 10th of August fallowing, at Ten in the Forenous 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 Suish his Examination, and the Creditors are to assent to or dissent from the allowance of his Certificate. All persons indebted to the said Bankrupt, or that have any of his Effects, are not to pay or deliver the same but to whom the Commissioners shall appoint, but give notice to Messrs. Russell and Son, Solicitors, Lant-Street, Borough,

Hereas a Commission of Bankrupt is awarded and issued forth against Charles Law, of the Minories, in the City of London, Victualler, Dealer and Chapman, and he being declared a Bankrupt is hereby required to furrender himself to the Commissioners in the said Commission named, or the major part of them, on the 3d and 10th of July next, and on the 10th of August following, at Twelve at Noon 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 Assigness, and at the Last Sitting the said Bankrupt is required to duish his Examination, and the Creditors are to asselit to or dissent from the allowance of his Certificate. All persons indebted to the said Bankrupt; or that have any of his lifteets, are not to pay or deliver the same but to wham the Cammissioners shall appoint, but give notice its Messrs, Thompson and Gram, Solicitors, Leman-Streets, Goodman's Fields.

THE Commissioners in a Commission of Bankrupt awarded and issued forth against John Moon, of Acres-Barn, hear Manchester, in the County of Lancaster, Cotton-Merchaut, Dealer and Chapman (carrying on business at Manchester aforesaid, under the firm of John Moon and Spul), intend to meet on the 17th day of July next, at Two o'Clock in the Afternoon, at the Star Iun, in Manchester aforesaid, in order to receive the Proof of Debts under the said Commission.

THE Commissioners in a Renewed Commission of Bankrupt awarded and issued forth against Alexander Hendy, of Gower-Street, Bedford-Square, in the County of Middlesex, Builder, Dealer and Chapman, intend to meet on the 3d day of July next, at Eleven of the Clock in the Ecrenoon, at Guildhall, London, in order to receive the Proof of Debts under the said Commission,

HE Commissioners in a Commission of Bankrupt awarded and issued against James Lavell, late of Lever-Row, Lambeth, in the County of Surrey, Grocer, and of York-Wharf, Lambeth aforesaid, Stone-Merchant, Dealer and Chapman, intend to meet on the 13th of July next, at Eleven in the Forgnoon, at Guildhall, Loudon (by further Adjournment from the 23d 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 Discloure 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.

This. Commissioners, the a Commission of Bankrupt awarded, and issued, fourty against Alexander Bruce, John Brown, and George Scott, now or late of London, Army-Clothiers, Dealers and Ghapmen, and, who are, or late, were, Copartners in trade, intend to meet on the 8th of July next, at Ten in the Forenoon, at Guildhall, London (by further Adjournment from the 25th instant), to take the Last Examination of Alexander Bruce, one of the said Bankrupts; when and where be is required to surrender himself, and make a full Discovery land 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 toor dissent from the allowance of his Certificate.

A:H.E. Commissioners in a Commission of Bankrupt awarded and issued forth against Thomas Trahair, late of Nowlyn West, in the County of Cornwall, Baker and Grocer, and Dealer in Coals, intend to meet on the 6th of July next, at Ten in the Forenoon, at Guildhall, London (by further: Adjournment from the 22d day of June instant), in order the take the Last Examination of the said Bankrupt; when and where the is required to surrender him self, 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 comprepared to prove the same, and, with those who have already prived their debts, are to assent to or dissent from the allowance of his Certificate.

Awarded and issued forth against Thomas Norris, of White Hart-Yand, Drufy Lane, in the County of Middlesex, Victualler, Death and Chapman, intend to meet on the 10th day of Mid next, at Twelve at Noon, at Guildhall, London (by Adjournment from the 22d of June instant), to take the Last Examination of the said Bankrupt; when and where he is required to surrender himself, and make a full discovery and distorter 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 judisent from the allowance of his Certificate.

THE Commissioners in a Commission of Bankrupt. Awarded and issued forth against George Elmer, of Mistley; in the County of Essex, Merchant, Denler and Chapman, intend to meet on the 10th day of July next, at Ten of the Clock in the Forencon, at Guildhall, London (by further, Adjournment from the 22d of June 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 congeinerpared to prove the same, and, with those who have already proved, their Debts, assent to or dissent from the allowance of his Certificate.

A H.E. Commissioners in a Commission of Bankrupt awarded and issued forth against David Graves Davie and Samuel Adams Snowden, of Plymouth-Dock, in the County of Devon, Drapers, Dealers and Chapmen, intend to meet on the 6th day of July next, at Ten of the Clock in the Forenoon, at Guildhall, London (by Adjournment from the 5th day of June 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 Discovery and Disclosure of their Estate and Ellects, and finish their Examination; and the Creditors, who have not already proved their Debts, are to come prepared to prove the saine, and, with those who have already proved their Debts, assent to or dissent from the allowance of their Certificate.

THE Commissioners in a Commission of Bankungt awarded and issued forth against Thomas Bevis, late of Oxford-Street, in the County of Middlesex (but now a prisoner confined in the King's Bench Prison, or the rules thereof), Coach-Maker, intend to meet on the 3d of July next, at

Twelve of the Clock at Noon, at Guildhall, London (by Adjournment from the 19th day of June instant), 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.

HE Commissioners in a Commission of Bankrupt awarded and issued forth against Sanuel Oliver Jones, of Princes-Street; in the Parish of Stiffat Marry, Lambeth, in the County of Surrey, Potter, Dealer and Chapman, intend to meet on the 6th day of July next, at Ten of the Clock in the Forenoon, at Guildhall, London by Adjournment from the 12th of June instant), 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 betate 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 Octificate.

THE Commissioners in a Commission of Bankrupt, awarded and issued forth against Edward Smith, of Tothill-Street, Westminster, in the County of Middlesex, Chinaman, Dealer and Chapman, intend to meet on the 3d day of July next, at Eleven of the Clock in the Forenoon, at Guildhall, London (by Adjournment from the 19th day of June 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 awarded and issued forth against William Ramsay, late of North Shields, in the County of Northumberland, Ship-Owner, Dealer and Chapman, intend to meet on the 3d day of July next, at Twelve of the Clock at Noon, at Guitdhall, London (by Adjournment from the 12th day of June instant), 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 fluish 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 awarded and issued forth against Philip Grisbrook Williams, of Princes-Street, in the Parish of St. Mary-le-bone, in the County of Middlesex, Painter and Glazier, intend to meet on the 3d day of July next, at Eleven of the Clock in the Forenoon, at Guiddhall, London (by Adjournment from the 26th of June instant), to take the Last Examination of the said Bankrupt; when and where he is required to surrender himself, and make a full disclosure and discovery 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 awarded and issued forth against John Bassano, of Upper Thames-Street, London, Sugar-Refiner, Dealer and Chapman, trading under the firm of John Bassano and Coand also of Brixton-Hill, in the County of Surrey, Tile and Brick-Maker, Dealer and Chapman, trading under the firm of Henry Bassano and Coand intend to meet on the 3d day of July next, at Twelve of the Clock at Noon, at Guidhall, London (by further Adjournment from the 15th day of Maylast), to take the Last Examination of the said Bankrupu; when and where he is required to surrender himself, and limite 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 pre-

pared 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 Gommission of Bankrupt awarded, and issued forth against David Monntague, of West-Street, West Smithfield, in the City of London, Soap-Manufacturer, Dealor, and Chapman, intend to meet on the 7th of August next, at Twelve at Noon, at Goildhall, London (by Adjournment from the 26th day of June instant), 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, are to assent to or dissent from the allowance of his Certificate.

Adam Lyttleton Pratinton, of Bewdley, in the County of Worcester, Grocers, Dealers, Chapmen, and Partners, intend to meet on the 20th day of July next, at Eleven of the Clock in the Forenoon, at the Wheat Sheaf Inn, in Bewdley, in the County of Worcester (by Adjournment from the 19th instant), in order to take the Last Examination of Adam Lyttleton Prattinton, one of the said Bankrupts; 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 21st day of August 1810, awarded and issued, forth against William Harvey, of Warrington, in the County of Lancaster, Flour-Dealer, intend to meet on the 28th day of July next, at Eleven in the Forenoon, at the House of Mr. Hughes, the Nag's Head Inn, in Warrington aforesaid, in order 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 Bankrupt, bearing date the 20th of February 1817, awarded and issued forth against Thomas Hird, of Bishopwearmouth, in the county of Durham, Ship-Owner (carrying on the trade of a Bread-Baker, at Sunderland near the Soa, in the said County, intend to meet on the 22d day of July next, at Eleven of the Clock in the Forenoon, at the Golden Lion Inn, in Sunderland 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 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 23d day of May 1818, awarded and issued forth against John Bullocke, of Catherine-Street, Strand, in the County of Middlesex, Button and Trimming-Seller, Dealer and Chapman, intended meet on the 20th of July next, at Eleven in the Forenoon, at Guildhall, London, 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.

HE Commissioners in a Commission of Bankrupt, bearing date the 6th day of June 1818, awarded and issued forth against Charles Smith, of the City of Bristol, Boot and Shoe-Manufacturer, Dealer and Chapman, intend to meet on the 21st of July, next, at Twelve of the Clock at Noon, at the Commercial-Rooms, in the said 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 their proved will be discussed.

LIFE Commissioners in a Commission of Bankrupt, bearing date the 28th of Movember 1987 Avarded and issued forth against Thomas Wender; wow or late of High Hobors, in the County of Middlesex, Floor Cloth-Mand facturer, Dealer and Chapman, instead to meet on the 28th of July next, at Ten in the Forencon, at Guidhall; Loudenty whake 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 Chinis for their proved will be disallowed.

HE Commissioners in a Commission of Bankrupt, bearing date the 31st day of October 1918, awarded and issued forth against Joseph Nowill and Joseph Burch, of Jewry-Street, Aldgate, in the City of London, Wholesale Stationers, Dealers, Chapmen, and Copartners in Trades in tend to meet on the 13th of July next, at Twelve at Nows, at Guildhall, London (by Adjournment from the 12th again, June instant), in order to make a Dividend of the Estate and Effects of the said Bankrupts; when and where the Creditors who have not already proved their Dobts, 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.

bearing date the 17th day of June 1817, awarded and issued forth against William Savage, of Corporation-Rows, Clerkenwell, in the County of Middlesex, Watch-Maker, intend to meet on the 24th of July next, at One in the Afternoon, at Guildball, London, 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 Dabts, are to come prepared to prove the same, or they will be excluded the Banett of the said Dividend. And all Claims not then preved will be disallowed.

THE Commissioners in a Commission of Bankriet, bearing date the 26th of November 1818, awarded and issued forth against Magnus Ohren and Magnus Crosby Ohren, or Broad-Street, Ratcliffe, in the County of Middlesex, Stationers, Dealers and Chapmen, and Copartners, intend to meet on the 24th of Ju ynext, at One in the Afternoon, at Guildhall, London, to make a Dividend of the Joint Estate and Effects of the said Bankrupts; when and where the Cyclitors 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 disablewed.

HE Commissioners in a Commission of Bankrupt; bearing date the 2d day of August 1817, awarded and issued forth against John Osborn Mustey and Henry Jasepit Keach, of Sidmonth-Place, Gray's Inn-Lane, in the Gennty of Middlesex, Manufacturers of Orniquental Mys. Ondoes, Chapmen, and Copartiers (carrying on trade under the firm of John Osborn Mosley and Co.), intend to meet our blackfully for July next, at Twelve at Noon, at Guildiant, London, towards a Dividend of the Estate and Effects of the said Bankruptes where and where the Creditors, who have not already proved their Debts, are to come prepared to prove the game, or they will be excluded the Benefit of the said Dividend. And all Ciams not then proved will be disallowed.

bearing date the 18th day of November 1837, awarded and issued forth against William Aldham, late of Börough-Hills Mill, Great Jotham, in the County of Essex, Miller, Dealer and Chapman, intend to meet on the 24th day of July next, at One o Clock, in the Afternoon, at Guildhall, Loudon, in order to make a Further Dividend of the Estate and Effects of the said Bankrupt; when and where the Creations, who have not already proved their Debts, are to come prepared to prove the same, or, they will be excluded size Benefit of the said Dividend. And all Claims not then proved will be disallowed.

HE Commissioners in, a Commission of Bankrupt, bearing date the 19th of January 1819, awarded and issued forth against Robert Swan, late of Gainsborough, in the

County of Lingoln, Merchant, Dealer and Chapman (lately in Pattnership with Henry Lalouel, of the same place, carrying on trade inder the firm of Robert Swan and Co.), intend to meet on the 39th of July next, at Eleven in the Forencon, at Guildball, Mondong, to make a Dividend of the Estate and Effects of the said Bankrupt; when and where the Creditors, asks there into affectly proved their Telebra, are to some propared to prove the saine, or they will be excluded the Henrik of the said Dividend. And all Claims not then proved will be disallowed.

TVH E Countissiquers in a Commission of Backrupt. Bearing date the 26th day of March 1819; awaided and issued forth against Charlotte Carr, of Bridge-Street, Westminster, in the County of Middlesex, Jeweller, Silversmith, Dealer and Chapwoman, intend to meet on the 20th day of July pext, at Eleven of the Clock in the Forencon, at Guildhalf, London, in order to make a Dividend of the Estate and Effects of the said Bankrupt; when and where the Crediturs, who have not already groved their Debts, are to come livepared to prove the same, or they will be excluded the Benefit of the said Dividend. And all claims not then proved with buildsailowed.

heaving date the 9th of February 1811, awarded and issued torth against James Milar, of Liverpool, in the Educity of Lancaster, Merchant, Dealer and Chapman, instead to meet on the 21st of July next, at Eleven o'Clock in the Foremon, at the George Inn, Dale-Street, Liverpool, to make a Further Dividend of the Estate and Effects of the said Bankrapt, 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.

hearing date the 18th day of March 1819, awarded with issued forth against Joseph Recl, later of Fazeley; in the Parish of Tamworth, in the County of Stafford, Charles Flarding, late of Fazeley aforesaid, and William Willock, late of Fazeley aforesaid, and William Willock, late of Fazeley aforesaid, and Partners (trading under the firm of Peel, Haffling, and Company, at Fazeley aforesaid), intend to meet on the 20th of July next, at Eleventin the Forencon, at Guildhalf, London, to make a Dividend of the Estate and Effects of the said Bankrupts, when and where the Creditors, who have not already proved their Debts, are to come prepared to prove the same, or they will be excluded the Benefit of the said Dividend. And all Claims not then proved will be disallowed.

Hereas the acting Commissioners in the Commission of Bankrupt awarded and issued forth against John Lomas, of the White Horse Inn, Fetter-Lane, in the City of London, Favern-Keeper; Dealer and Chapman, have certified to the Lord High Chanceller of Great Britain, that the said John Lomas 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-minth year of His present Majesty's reign, his Certificate will be allowed and confirmed as the said Acts direct, unless cause he slewm to the courtary on or before the 20th day of July next.

Hereas the acting Commissioners in the Commission of Bankrupt awarded and sissued forth against Edward Kelly, of Black-Lion-Lane, in the Parish of Paddington; in the County of Middlesex, Builder, Brick-Maker, Dealer and Chapman, have certified to the Rt. Hon. John Lord Eldon, Eard High Chancellor of Great Britain, that the said Edward Kelly hath in all things conformed himself according to the directions of the several Acts. of Rankament made concerning Bankrupts; This is to give notice, that the virtue, of ma Act passed in the Fifth Year of His late Majesty's likelya, and also of another Act, passed in the Forty-ninth year of His present his justy's reign, bis fortioned as while said. Acts clivetty unless cause be shown to the contrary on on before the 20th day of July next.

Hereas the acting Commissioners on the Commission of Bankrupt awarded and issued forth against John Barnes, of Portsea, in the County of Southampron, Builder, Dealer and Chapman, these certified the Lord High. Chancellor of Great Britain, what the Bailt John Barnes 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 phy virtue of an Act passed in the Forty-ninth Yest of His present Majesty's Reign, and also of an Act passed in the Forty-ninth Yest of His present Majesty's Iteign, his Certificate will be allowed and confirmed as the said Acts direct, unless cause he shown in the contrary on or before the 20th day of July next.

Hereas the acting Commissioners in a Commission of Bankrupt awarded and issued forth against Harold Daniell, of Warren-Street, Fitzroy-Squarey in the County of Middlesex, Coach-Maker, Dealer and Chapman, have certified to the Right Honourable the Lord-High Chandellor of Great Britain, that the said Harold Daniell halfo'in all things conformed himself according to the directions of the several Acts of Parliament made concerning Bhintispit; This is, to give noise, that, by virtue of an Act passed in the Eith Year of His late Majesty's Reign, and also of another Act passed in the Forty-muth 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 contribet on or before the 20th day of July next.

Hereas the acting Commissioners in the Commission of Bankungt awarded and issued furth against Idoyd Henry Standish, of No. 95, Bishopsgate-Street-Without, in the City of London, Straw-Hat-Manufacturer, Dealer and Chapman, have certified to the Rt. Hon. the Lord High Chancellor of Great Britain, that the said Lloyd Henry Standish hath in all things conformed himself according to the directions of the several Acts of Parliament made concerning Bankungts; 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-nintle year of His present Majesty's Reign, his Certificate will be allowed and continued as the said Acts direct, unless capie the shewn to the contrary on or before the 20th day of July next.

Horeas the acting Commissioners in a Commission of Bankrupt awarded and issued forth against Robert Blachford, of Little Tower-Hith, in the County of Middlesex, Stationer, Publisher, Map and Chart-Seller, and Dealer, have certified to the Bigot Honourable John Lorld Eldon, Lord High Changeller of Great Britain, that the said Robert Blachford fiath in all things conformed blimpile according to the directions of the several Acts or Parliant according to the directions of the several Acts or Parliant by writtee of an Act passed in the Fifth Rear to His falle Majesty's Reign, and also of muscher: Act passed in the Fotty-muth Year of His present Majesty's Reign, and donather act will be allowed, and confronders the said Acts direct incate will be allowed, and confronders the said Acts direct, and of July next.

Hereas the acting Commissioners in the Commission of Bankrupt, awarded sand issued forth against Samuel Reak the younger and John Rothwell, both of Halligwell, in the County of Lancaster, Galito Printers; Dealers, Chapmen, and Copartners (carrying on business there; under firm of Samuel Peake and Company), have been fired to the Right Hon, the Lord High Chancelder of Great Britain; that the said Samuel, Peake that the said Samuel, Peake that the said severill Acts of Parliament made concerning Bankrupes of the severill Acts of Parliament made concerning Bankrupes of the severill Acts of Parliament made concerning Bankrupes of the severill Acts of Parliament made concerning Bankrupes of the severill Acts of Parliament made concerning Bankrupes of the Passed in the Forty-minth Year of His present Majesty's Reign, his Certificate will be allowed and confirmed as the said Acts direct, unless, cause, be, shawped of the dealers of the South dayned Julyanata hadran and confirmed as the said Acts direct, and say the said Acts direct the

Hereas the acting Commissioners in a Commission of Bankrupt awarded and issued forth against Samuel Peake the younger and John Rothwell, both of Halliwell, in the County of Lancatter, Caffee Printers, Dealers, Chapmen, and Copper fiets (cally the gift pushess there, under the firm of Samuel Teake and Company); have certified to

the Right Honournist the Lord High Chartecttor of Great British, that the said John Britishwell whath rivall things can fixing a function of the sattreether of the seriem. Acts of Britishment made concerning British British to give another, that, by writhe as an Erc passed of the Fifth Year of Blishel Markety Freith as the free passed of the British Britis

Therear the acting Commissioners in the Conth' against the William Jopson and Charles Wignall, of Liverpool, in the County of Lancasters Torpentide I and issued forth' against the William Jopson and Charles Wignall, of Liverpool, in the County of Lancasters Torpentide Distillers and Roll and Lord Eddon? Lord High Chancelor of Great Briting, the gaid William Jopson and Charles Wignall have in all things conformed themselves according to the distingth of the several Acts of Parliament made conternating to the distingth Edgaph 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; their Gertificale will be allowed and confirmed as the said Acts direct, unless cause he shawn to the contrary on or before the 20th day of the seventh and the contrary on or before the 20th day of the seventh and confirmed as the said Acts direct, unless cause he shawn to the contrary on or before the 20th day of the seventh and the contrary on or before the 20th day of the seventh and the contrary on the seventh and the seven

Hereas the acting Commissioners in the Commission of Bankenpt awarded and issued forth against William Mudree, and Hugh Murro, late, of Upper Thames-Street, in she City, of London, Merchanty, Denlers and Chapment, have certilied to the Lord High Chandellor of Great Exchange, that the said Hugh Munro hath in all things configured shimself according to the directions of the several Acts of Hathleasent made concerning Bankrupts. This is to give notice, Man, with the Service of an Act passed in the Fifth Year, of Idls. Each Majesty's Reign, and also of morther Act has seed in the Acts of the seal Acts of the Service and to show a surface on the Service of the seal Acts of the Service and be shown to the contrary on or before the gooth day of Julies eases be shown to the contrary on or before the gooth day of Julies asses by shown to the contrary on or before the gooth day of Julies and Acts of the seal and day of July next.

Hereas the acting Commissioners in the Commission of Bankrupt awarded and issued forth adjust Samuel Peake, of Pendleton, in the County of Laucaste, Wine-Marchant, Dywalter, Dealer and Chapman, fine-Effect, field to the Right Hon. John Lord Eldon, Lord High Chancollor of Great Britain, what the said Samuel Peake half in all things conformed himself according to the Pake half in all things conformed himself according to the Pake half in all things conformed himself according to the Pake half in the several Acts of Parliament made contening Balukrings this is to give motive, that, by fixtue of an Act plassed in the Fifth Year, of His late Melesty's reign and life of another Act passed in the Poly-hinth Year of His hitself Majesty's Alegan, his Lordinate will be allowed and confirmed as the said-Acts-direct, miless cause be slieved to the confirmed as the said-Acts-direct, miless cause be slieved.

Hereas the acting Commissioners in a Commission of Baultrupt awarded and issued forth against John Bates, of Leybourn, an the County of Kent, Miller, have certified to the Right Hanourable John Lord Eldon, Lord High Chancellor of Great Britain, that the said John Bates bath in, all things conformed himself according to the directions of the several Acts of Parliament made conforming bankrupts, This sace ogive nation, that where the coming Bankrupts, This sace ogive nation, that year of the present Angesty's Reign, and also of another Act passed in the Förty-ninth Year of His present Angesty's Reign, and confirmed as-the said Act dissect, andessense his chockell and confirmed as-the said Act of South day of July next.

In the Gazette of Sakkriday last, page and 7, on the dissolu-tion of Furtnership between Richard Roussield and Addiff Hughes, of Aldermanbury, Merchants, for Roussield, read Boussield.

Notice to the Creditors, of The Third Selection with Book to the Creditors, of The Hand Selection with Book to Third in Anderston, as an Individual, such as a Bankur of the Concerns carrying on flushness under the Kirms of Michael

Collegie and Co. and since the Mailtheat May 1817, suder the army like of the since of the since

with the sent to truitie to the sent the total and the sent the se

of quisite concurrence, the Courte has day such the ress estate; and appoppled his Creditors to interest about the Rayal Exchange Coffice-House, printerest, or Alvadoschap the Parallel of July next, at One o Clock in the Asternoon; to Ashle as in the factor; and again to meet on Wedneschy 194 29 the Of July next, at the same hour, and place it to mine strying the of July next, at the same hour, and place it to mine strying the continue of July next, at the same hour, and place it to mine strying the factor of Lames Charle, Merchant and the factor of James Charle, Merchant and Medical Medical Charles and Charles and

THE Creditors of John Kibble, now of lace of Worthwich in the County of Kent, Victualler, lately-richneger from the Mysery's Goal of the King's-Bench, by virtue of an Act of Parlament, passed in the Sad year of the right of Mysery. Ring Gonge the Third, killing of Sadden for Mysery. Ring Gonge the Third, killing of Mysery. Ring Gonge the Third, killing of Mysery. Ring Gonge the Third, killing of Mysery of Dilector of Mesker (C'fild Mysery) is the Reliof of Insolvent Debtors of Third Mysery of Mysery o

The Clock in the Afterneon precisely, for the purpose of sing an Assignee or Assignees of the said Insolvent's estate and effects.

THE Creditors of Thomas Owen, late of Rhydarwydd, in the Parish of Llanfair, in the County of Montgomery, Farmer, who was some time since discharged out of eustody under the

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

[Price One Shilling and Ten Pence.]

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.