

The London Gazette.

Published by Authority.

SATURDAY, AUGUST 7, 1819.

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

A PROCLAMATION.

GEORGE, P. R.

WHEREAS in divers parts of Great Britain, meetings of large numbers of His Majesty's subjects have been held upon the requisition of persons who, or some of whom, have, together with others, by seditious and treasonable speeches addressed to the persons assembled, endeavoured to bring into hatred and contempt the Government and Constitution established in this realm, and particularly the Commons House of Parliament, and to excite disobedience to the laws and insurrection against His Majesty's authority:

And whereas it hath been represented unto Us, that at one of such meetings the persons there assembled, in gross violation of the law did attempt to constitute and appoint, and did, as much as in them lay, constitute and appoint a person then nominated, to sit in their name and on their behalf in the Commons House of Parliament; and there is reason to believe that other meetings are about to be held for the like unlawful purpose:

And whereas many wicked and seditious writings have been printed, published, and industriously circulated, tending to promote the several purposes aforesaid, and to raise groundless jealousies and discontents in the minds of His Majesty's faithful and loyal subjects:

And whereas We have been further given to understand, that, with a view of the better enabling themselves to carry into effect the wicked purposes aforesaid, in some parts of the kingdom, men, clandestinely and unlawfully assembled, have practised military training and exercise:

And whereas the welfare and happiness of this Kingdom do, under Divine Providence, chiefly depend upon a due submission to the laws, a just reliance on the integrity and wisdom of Parliament, and a steady perseverance in that attachment to the Government and Constitution of the Realm, which has ever prevailed in the minds of the people

thereof; and whereas there is nothing which We so earnestly wish as to preserve the public peace and prosperity, and to secure to all His Majesty's liege subjects the entire enjoyment of their rights and liberties:

We, therefore, being resolved to repress the wicked, seditious, and treasonable practices aforesaid, have thought fit, in the name and on the behalf of His Majesty, and by and with the advice of His Majesty's Privy Council, to issue this Our Royal Proclamation, solemnly warning all His Majesty's liege subjects to guard against every attempt to overthrow the law, and to subvert the Government so happily established within this Realm, and to abstain from every measure inconsistent with the peace and good order of society, and earnestly exhorting them at all times, and to the utmost of their power, to avoid and discountenance all proceedings tending to produce the evil effects above described:

And We do strictly enjoin all His Majesty's loving subjects to forbear from the practice of all such military training and exercise as aforesaid, as they shall answer the contrary thereof at their peril.

And We do charge and command all Sheriffs, Justices of the Peace, Chief Magistrates of Cities, Boroughs, and Corporations, and all other Magistrates throughout Great Britain, that they do, within their respective jurisdictions, make diligent enquiry in order to discover and bring to justice the authors and printers of such wicked and seditious writings as aforesaid, and all who shall circulate the same; and that they do use their best endeavours to bring to justice all persons who have been or may be guilty of uttering seditious specules and harangues, and all persons concerned in any riots or unlawful assemblies, which, on whatever pretext they may be grounded, are not only contrary to law but dangerous to the most important interests of the kingdom.

Given at the Court at Carlton-House, this thirtieth day of July one thousand eight hundred and nineteen, and in the fifty-ninth year of His Majesty's reign.

GOD save the KING.

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

A PROCLAMATION.

GEORGE, P. R.

THEREAS by an Act, passed in the fifty-ninth year of the reign of His present Ma-cap. 25, intituled "An Act to enable His Majesty to fix a rate, and direct the disposal of freight-money for the conveyance of specie and jewels on board His Majesty's ships " and vessels," it is enacted, " that from and " after the eighth day of April one thousand eight hundred and nineteen, all freight-money to be paid for the conveyance on board any of the ships and vessels of His Majesty, his heirs, and successors, of gold, silver, and jewels, or of " any other article which may be by special order received on board the said ships and vessels, and " for which freight shall be payable, shall be paid "at such rate, and distributed and applied for such purposes, and divided to and amongst such persons, in such proportions, and after such manner as His Majesty, his heirs, and successors shall from time to time think fit to order " and direct by any Proclamation or Proclamations "to be issued for that purpose; and that no freight-money or reward shall hereafter be demanded, paid, received, or detained by, to, or " for the use or on account of any person or per-" sons for the conveyance on board of any of the " ships and vessels of His Majesty, his heirs, or "successors, of any gold, silver, or jewels, or any other article which may be by special order received on board the said ship or vessel, and " for which freight shall be payable, other than for the purposes, and by the person or persons, in the proportion, at the rates, and in the " manner so to be paid and allowed by Procla-" mation or Proclamations; and that all bargains, contracts, covenants, and agreements made or entered into for the payment of any freight-"money for or in the name or on the account of freight for the conveyance of gold, silver, or " jewels, or other articles as aforesaid, on board " of any of His Majesty's ships or vessels, at any " rate, or for any other purpose, or by or to any " other person or persons, or in any other manner " or proportions than as aforesaid, shall be, and the " same are hereby, declared to be utterly void;

We do, therefore, in pursuance of the powers so vested in His Majesty, his heirs, and successors, by this Our Royal Proclamation, in the name and on the behalf of His Majesty, and by and with the advice of His Majesty's Privy Council, think proper to order and direct, and We do hereby order and direct, that all gold, silver, and jewels, or other articles received as treasure by special order, conveyed in His Majesty's ships and vessels in the care and charge of the Captain or Officer commanding such ship or vessel, shall be liable to the payment of freight, whether such treasure be-

long to the Crown or to other parties.

That on the delivery of any gold, silver, or jewels, or other articles as aforesaid, laden on board of any of His Majesty's ships or vessels,

for which freight may or shall be payable as aforesaid, or according to the provisions and directions hereinafter contained, a receipt or bill of lading, or receipts or bills of lading, shall be made and signed by the Captain or Officer commanding such ship or vessel, describing the quantity or value of such gold, silver, jewels, or other articles as aforesaid, and the terms on and extent to which such Captain or Officer commanding such ship or vessel so receiving the said gold, silver, or jewels, or other articles, on board his said ship or vessel, shall be liable or responsible for the same, in case of loss or damage thereof, to which by law he might be liable, in form or to the effect following:

[Here insert bill of lading in the usual form.]

And it is hereby stipulated and agreed between the said and the shipper and

owners and consignees of the said

, that in case of loss or damage hap-pening to the said gold, silver, jewels, or other articles as aforesaid, the Captain or Officer commanding such ship or vessel as aforesaid shall not be holden liable or responsible for more than three fourths of the amount of such loss or

That the rates at which freight shall be paid for public and for private treasure respectively, and in peace or war respectively, and for different voyages, shall be as follows, viz.

> For Trea- For Treasure besure belonging longing to the to other Crown. Parties. Peace.War.

Between any two ports in Europe on this side Gibraltar (Gibraltar included), and including also the Azores, Madeira, or Canaries

Between any two ports on the same foreign station, the navigable distance between which shall not exceed six hundred leagues, the Medi-terranean Sea, Gibraltar included, being considered as one foreign station

Between any port in Eu-7 rope out of the Mediterranean, and any port in the Mediterranean beyond Gibraltar. or any port on the West Coast of Africa, including Simon's Bay, or any port on the East side of America, North or South, or the West India or other Islands on the American Coast, including Bermuda and Newfoundland; or between any two ports in the same foreign station, the nearest navigable distance between which shall exceed six hundred leagues, or between any two ports on different stations not otherwise ordered Per Cent. 14 2

Per Cent.

For Trea- For Trea-sure be- sure belonging longing to other Parties. to the Crown. Peace.War.

Between any port in the European or Atlantic Seas, North of the Equator, and any port beyond the Cape of Good Hope or Cape Horn

Per Cent. 1 $2\frac{1}{2}$ 3

That in case of any difference on any question arising out of the above scale, or omitted in the said scale, the Lords Commissioners of the Admiralty shall have authority to decide what the freight shall be under the said scale, or adhering as nearly as possible in cases not specified, to the

spirit and principles of the said scale.

That on the shipment of gold, silver, or jewels, or other articles received on board as treasure by special order, the rate of freight per centum according to the above scale shall be endorsed on the bill or bills of lading, or receipt or receipts of the Officer receiving the charge thereof, such endorsement or endorsements to be signed by the said Officer; but in case of any difference of opinion abroad, or when immediate reference cannot be had to the Lords of the Admiralty, it may be expressed, "at such rate as the Lords Commissioners of the Admiralty shall decide."

When treasure belonging to the Crown shall be shipped in any of His Majesty's ships or vessels with a commissary or conductor specially charged with the care thereof, the Officer commanding such ship or vessel shall not be required to give any receipt, nor to sign any bill of lading, and such Officer shall not receive any freight on account thereof, nor be liable to make good any loss or

damage which may happen to the same.

That the Lords Commissioners of the Admiralty shall have authority to direct at what time, and for what time, and within what limits the war freight shall be payable on private treasure received by special order.

And We do hereby further order and direct, that the whole amount of the said freight when received shall be divided into four parts and distributed as follows, subject to the proviso herein-after mentioned, one-fourth to the Admiral or Admirals if more than one on the station, or in the squadron to which the ship receiving treasure on board may belong.

Two-fourths to the Captain or Officer commanding such ship or vessel, who shall give his receipt or sign the bill of lading for the treasure, and onefourth to Greenwich-Hospital for the use of that

institution.

That when there shall be more than one Flag-Officer on the station, the said one-fourth part shall be divided and distributed amongst the several Flag-Officers on the station in the following pro-

portions, viz.

If there be but two Flag-Officers, the Chief shall have two-third parts of the said one-fourth, and the other shall have the remaining third part; but if the number of Flag-Officers be more than two, the Chief shall have only one-half, and the other half | over to the senior Flag-Officer, and to the Trea-

shall be equally divided amongst the junior Flag. Officers; but if there be no Flag-Officers on the station, or that the ship or vessel be not under the orders of a Flag-Officer, then that the Captain or Officer commanding the ship or vessel shall have three-fourths, and Greenwich-Hospital one-fourth, provided that such Admiral or Admirals shall not be entitled to claim his or their respective share or shares in such freight-money otherwise than on condition that he or they shall, before the gold, silver, jewels, treasure, or other articles as aforesaid shall be put on board such ship or vessel, have respectively given notice in writing to the Captain or Officer commanding such ship or vessel, or his agent, or have entered or caused to be entered in a public order book on board the ship of the Commander in Chief, or the senior Flag-Officer commanding on the station or in the squadron to which such vessel belongs; or in case of a junior Flag-Officer absent from the Commander in Chief, unless such junior Flag-Officer shall have notified under his hand to the Commander in Chief to be entered in the said Order Book an engagement, in writing, in form or to the effect following;

I, A. B. am desirous of partaking in the advantages with the risks attendant thereon, arising out of the conveyance of freight of treasure in any of the ships or vessels of the squadron (or in the particular ship as the case may be). And I hereby engage to make good to the Captain or Captains, Officers or Officer, commanding such ships or vessels respectively (or ship or vessel as the case may be), such part of any loss or damage for which he or they may be liable in respect to the gold, silver, treasure, or other articles so carried on freight, and which he or they respectively shall have actually paid and satisfied, as shall be in proportion to the share or interest in the said freight money to which I may be entitled. And that such share or shares of the Admiral or Admirals as aforesaid, to which he or they shall not be entitled on the conditions hereinbefore expressed, shall go and belong to the Captain or Officer commanding the ship or vessel in which the gold, silver, treasure, or other articles shall be carried on freight as aforesaid,

That in the event of loss or damage happening to the gold, silver, jewels, or other articles so received on freight exceeding the total freight-money, Greenwich Hospital shall not be entitled to receive any sum on account of such freight; and in cases in which the loss may not amount to the whole of the freight money, Greenwich Hospital shall be entitled only to its proportion of the balance of freight-money over and above such loss or damage.

That Commodores, with Captains under them, and Captains of the Fleet, are to be considered, agreeably to the rules of the service, as Flag-Officers, and Commodores, without Captains under them, shall with respect to freight be also considered as Flag-Officers, when in the command of a

station.

That when the Captain or Commander, or his agent, shall have received the freight, he shall pay surer of Greenwich Hospital, without delay, their respectives shares, and the Captain shall be held responsible to both for any loss which may occur, through his neglect or delay, in receiving or paying the same; but if their be any question or difficulty as to the payment, he is to apprise the Senior Flag-Officer and the Treasurer of Greenwich Hospital respectively, of the causes of such

That the Captain or Officer commanding, on receiving any treasure on board any of His Majesty's ships or vessels, shall transmit to the Senior Flag-Officer, when such Captain or Officer commanding shall be under a Flag-Officer, and in every case to the Treasurer of Greenwich Hospital, and to the Secretary of the Admiralty, a return of the amount of such treasure, and of the freight

paid or to be paid thereon.

That when the treasure shall, during the voyage, be transhipped into one or more ships, the freight shall be divided, pro rata itineris, among the Admirals and Captains and who may be entitled to share therein according to the services performed by the different ships respectively; and if any difficulty or dispute shall arise respecting such division or distribution, any party interested therein may refer the same to the Lords Commissioners of the Admiralty; and the decision or orders of the Lords Commissioners of the Admiralty, or any three of them, as to such division or distribution shall be final and conclusive thereon.

That in order to prevent any doubt or misunderstanding as to the rate or distribution of freight on gold, silver, jewels, or other articles as afore-said, received on board flag-ships, or any other of His Majesty's ships and vessels, and to prevent any private agreements inconsistent with these regulations all Flag or other Officers are expressly forbidden to receive on board any of His Majesty's ships or vessels any gold, silver, jewels, or other articles as aforesaid, upon any agreement or condition different from these regulations, or to take, demand, or receive any sums, other than those established by these regulations.

That these rules and regulations shall be in force from the day on which they shall be received by His Majesty's Officers, and be thenceforward taken and understood to be the established rule and custom of His 'Majesty's naval service on the several particulars to which they refer till they shall be revoked or otherwise altered by any Proclamation

or Proclamations to be issued by Us.

Given at the Court at Carlton-House, this twelfth day of July one thousand eight hundred and nineteen, in the fifty-ninth year of His Majesty's reign.

GOD save the KING.

the 23d T the Court at Carlton-House, of July 1819,

PRESENT,

His Royal Highness the PRINCE REGENT in Council,

T is this day ordered by His Royal Highness the Prince Regent in Council, in the name and on the behalf of His Majesty, that the Parliament, which stands prorogued to Tuesday the twenty-fourth day of August next, be further prorogued to Tuesday the 2d day of November next.

T the Court at Carlton-House, the 12th **A** of July 1819,

PRESENT,

His Royal Highness the PRINCE REGENT in Council.

HEREAS it is deemed expedient, that the Order in Council of the twenty-eighth May last, prohibiting the export of any gun-powder or saltpetre, or of any sort of arms or ammunition from the ports of this kingdom to the places therein specified, should be extended to all the ports within the dominion of the King of Spain; 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, and command, that the prohibition laid by the aforesaid Order, of the twenty-eighth May last, be, and the same is hereby, extended to all ports within the dominion of the King of Spain, and, made subject to all the conditions, regulations, and restrictions specified in the said Order of the twenty-eighth May last:

And the Right Honourable the Lords Commissioners of His Majesty's Treasury, the Commissioners for executing the Office of Lord High Admiral of Great Britain, the Lord Warden of the Cinque Ports, the Master-General and the rest of the Principal Officers of the Ordnance, and His Majesty's Secretary at War, are to give the necessary directions herein as to them may respectively appertain. Chetwund ..

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

PRESENT.

His Royal Highness the PRINCE REGENT in Council.

WHEREAS by an Act, passed in the fiftysixth year of His Majesty's reign, cap. 38, intituled " An Act to empower His Majesty to suspend the ballot or enrolment for the local militia," it is enacted, that it shall be lawful for His Majesty, by any Order in Council, to direct that no ballot or enrolment for the local militia shall take place; but that such ballot and enrolment shall remain and continue suspended for the period specified in any such Order of Council, and from time to time, by any like Order or Orders in Council, to continue such suspension so long as

His Majesty shall deem the same expedient, any i thing in any Act or Acts of Parliament to the contrary notwithstanding: and whereas by an Order in Council, made the fifth of June one thousand eight hundred and eighteen, it was ordered by His Royal Highness the Prince Regent, in the name and on the behalf of His Majesty, and by and with the advice of His Majesty's Privy Council, that no ballot or enrolment for the local militia should take place for the space of one year from the twenty-seventh of June last, but that the ballot and enrolment for the local militia should remain and continue suspended for the space of one year from the said twenty-seventh of June last: and whereas it is deemed expedient to continue such suspension of the ballot and eurolment for the local militia for the space of one year from and after the twenty-seventh day of this instant June; it is therefore ordered by His Royal Highness the Prince Regent, in the name and on the behalf of His Majesty, and by and with the advice of His Majesty's Privy Council, that no ballot or enrolment for the local militia do take place for the space of one year from and after the twentyseventh day of this instant June, but that the ballot and enrolment for the local militia do remain and continue suspended for the space of one year from and after the said twenty-seventh day of this Jas. Buller instant June.

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

PRESENT,

His Royal Highness the PRINCE REGENT in Council.

HEREAS by an Act, passed in the fiftyseventh year of His present Majesty, intituled " In 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 " day of July one thousand eight hundred and " twenty; and also for regulating the trade of the " Island of Mauritius;" His Majesty is authorised, by and with the advice of His Privy Council, by any Order or Orders 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 belonging 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, intituled "An Act for preventing frauds, and regulating necessary directions abuses in the plantation trade," or any other spectively appertain.

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; 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, 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 payable 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 shallbe 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 sameduties as shall be payable on similar articles whenexported 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 Carlton-House, the 28th 1 A of May 1819,

PRESENT,

His Royal Highness the PRINCE REGENT in Council.

WHEREAS the time limited by the Order of His Royal Highness the Prince Regent in Council of the 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'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 twenty-ninth year of His late Majesty's reign, in-tituled "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 "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 "Mijesty to restrain the exportation of navel "Majesty to restrain the exportation of naval stores, and more effectually to prevent the ex-"when prohibited by Proclamation or Order in " Council:

And the Right Honourable the Lords Commissioners of His Majesty's Treasury, the Com-missioners for executing the Office of Lord High Admiral of Great Britain, the Lord Warden of the Cinque Ports, the Master-General and the rest of the Principal Officers of the Ordnance, and His Majesty's Secretary at War, are to give the necessary directions herein as to them may respectively appertain.

THE following Address, having been trans-mitted to Viscount Sidmouth, one of His Majesty's Principal Secretaries of State, by Campbell Marjoribanks, Esq. Chairman of the East India Company, has been presented by His Lordship to His Royal Highness the Prince Regent, who was pleased to receive the same very graciously:

To His Royal Highness George Prince of Wales. REGENT of the United Kingdom of Great Britain and Ireland,

May it please your Royal Highness, WE, His Majesty's loyal subjects, the Inhabitants of Saint Helena, impressed with a due sense of the distinguished virtues of Her late Majesty our Most Gracious Queen, whom it has pleased the Almighty to remove from this life, and participating as we do in the general regret felt by the nation at large, respectfully beg to tender our condolences to your Royal Highness, hoping your Royal Highness will be graciously pleased to accept the same, and to believe in the same, and to believe in the same. cept the same, and to believe in the assurance they convey, of our humble but heartfelt sympathy in particular at so afflicting a loss to your Royal Highness, and to every Member of your Royal

Signed in the name and in behalf of the Meeting, H. Lowe, Governor; W. W. Doveton, Knt.; Thos. H. Brooke, Member of Council, and Secretary to Government.

War-Office, 6th August 1819.

19th Regiment of Light Dragoons, Lieutenant Joseph Wakefield to be Captain of a Troop, by purchase, vice Major, who retires. Dated 29th July 1819.

Cornet Charles Lushington Cumberlege to be Lieutenant, by purchase, vice Wakefield. 29th July 1819.

3d Regiment of Foot, Lieutenant Morris Barlow, from half-pay 85th Foot, to be Lieutenant, vice William Penefather, who exchanges, receiving the difference. Dated 29th July 1819.

6th Ditto, Ensign Matthew Robert Grey, from half-pay 53d Foot, to be Ensign, vice Thomas Dawson Wood, who exchanges, receiving the difference. Dated 15th July 1819.

9th Ditto, Captain Robert Walton, from half-pay 39th Foot, to be Paymaster, vice Henry William Hall, who exchanges. Dated 29th July 1819. 35th Ditto, Ensign Charles Macdonnell, from the

85th Foot, to be Ensign, without purchase, vice Nixon, promoted. Dated 29th July 1819.
85th Ditto, Gentleman Cadet Alexander Butler, from the Royal Military College, to be Ensign, without purchase, vice Macdonnell, appointed to

the 35th Foot. Dated 29th July 1819.

92d Ditto, Ensign William Bayly, from half-pay 43d Foot, to be Ensign, vice D. Skinner, who exchanges. Dated 29th July 1819.

MEMORANDUM.

The rank of Major-General Digby Hamilton to be made permanent, in consideration of his having Jas. Buller. | completed the fiftieth year of his service.

The Commission of Mr. Charles Jobson Lyon as Chaplain to the Forces has been antedated to 9th April 1816, that being the date it ought to bear.

ERRATUM in Gazette of 3d July last. 70th Foot.

For Assistant-Staff-Surgeon Joseph Farnden to be Assistant-Surgeon, vice Swindell, deceased, Read Assistant-Staff-Surgeon Joseph Farnden to be Assistant-Surgeon, vice J. F. Swindell, who retires upon half-pay 1st Dragoon Guards.

Commissions signed by the Vice-Lieutenant of the County of Stafford.

King's Own Staffordshire Militia.

Lieutenant Robert Fernyhough, from the half-pay of the Rifle Corps, to be Lieutenant, vice Robinson, transferred to the Line.

Staffordshire Regiment of Yeomany Cavalry.

The Right Honourable Francis Leveson Gower, commonly called Lord Francis Leveson Gower, to be Lieutenant, vice Williamson, who resigns.

Crown-Office, August 7, 1819.

MEMBER returned to serve in this present PARLIAMENT.

City of Edinburgh.
The Right Honourable William Dundas.

Whitehall, August 5, 1819.

The Lord Chancellor has appointed John Palmer, of Birmingham, in the county of Warwick, Gent. to be a Master Extraordinary in the High Court of Chancery.

Trinity-House, London, July 31, 1819. Dursuant to the directions of an Act, passed in the fifty-second year of the reign of His present Majesty, intituled " An Act for the more effectual regulation of pilots, and of the pilotage of ships and vessels on the coast of England;" the Corporation of Trinity-House of Deptford Strond have appointed and licensed pilots at Colchester for the harbours, channels, and coasts within that district, the limits whereof are hereinafter described; and do hereby give notice of such appointment as per list annexed: and do further give notice, that from and after the 20th day of September 1819, all ships and vessels sailing, navigating, or passing into or out of the said port, or navigating by pilots upon the coasts thereof, are to be conducted and piloted by such pilots only as have been so licensed as aforesaid, and by no other pilots, nor by any other person assuming to act as a pilot, under the penalties of the Act, which relate both to the master and to the person acting as pilot. But in relation to ships and vessels now absent on foreign voyages, the Corporation

do appoint further time beyond the said 20th day of September 1819, for compliance by the masters or commanders of such ships and vessels with the provisions of the said Act, namely, the time of return of each such ship or vessel into port from their present voyages respectively.

The Names of the Pilots appointed at Colchester are as follow, viz.

John Howard. John Colleer. Edward Cole. John Bacon. William Cole. John Blackwell.

Limits of the District:

From a line drawn from the Naze Tower to the Buoy of the Gunfleet, up the Colne River to Colchester, and vice versa.

By command of the Corporation, James Court, Secretary.

LIVERPOOL DOCKS.

Dock-Office, Liverpool, July 23, 1819.

Dotice is hereby given, that the Trustees of the Liverpool Docks intend to offer for sale, by public auction, at the Dock-Office, in Liverpool, on Friday the 20th day of August next, at one o'clock, assignments of the rates and duties of the said Docks, according to the provisions of the Act of the fifty-first of George the Third, to the amount of £20,000, in sums not less than £100 each, bearing interest at the rate of 5 per centum per annum, payable half-yearly in London or in Liverpool, as may be most agreeable to the purchasers.

John Foster, Secretary.

Payment of Prizes, Sixth Lottery 1818.

Lottery-Office, Somerset-Place,
August 7, 1819.

THE Commissioners appointed for managing the Lotteries do hereby give notice, that numbers of tickets and shares thereof in all preceding lotteries may be examined at this Office every day, between the hours of ten and three, with their registers of benefits and blanks.

And the Commissioners appointed to take in the benefit tickets of the sixth lottery for 1818, do hereby give notice, that they will attend at their Office in Somerset-Place, on Wednesday the 25th day of August instant, from eleven o'clock in the forenoon to one o'clock in the afternoon, to take in and enter the benefit tickets of the said lottery, to be exchanged for certificates, pursuant to the Act of Parliament in that behalf.

And for better dispatch thereof, the said Commissioners will take in and enter the benefit tickets of class A at one seat, and the benefit tickets of class B at another seat; and the persons possessed thereof are directed to bring with their tickets separate lists thereof, marked A and B, formed in numerical order, and adapted to each of the said seats, and at the bottom of each of the said lists to write the

name and proper addition of the person entitled to I sons as may be willing to contract for supplying His

the value of the said tickets.

And the said Commissioners also give further notice, that certificates for the value of the said tickets will be delivered out on Monday the 30th day of August instant, at twelve of the clock at noon; after which the said Commissioners will take in and enter tickets in their usual monthly entry; and all persons are desired to observe, they must bring duplicates of their lists when they come for their

The Commissioners also give further notice, that tickets brought to this Office for payment, the checks of which are torn or destroyed, will not be entered for payment without a bond being given to indemnify the said Commissioners for granting certificates

for the same.

Custom-House, London, August 2, 1819.

ROR sale (by order of the Honourable the Commissioners of His Majesty's Customs), on Tuesday the 10th, Wednesday the 11th, Thursday the 12th, and Friday the 13th instant, at one o'clock in the afternoon precisely, at the Commercial Sale Rooms, Mincing-Lane, the following goods:

For Exportation,

East India and other foreign prohibited goods, pictures, prints, and deals.

For Home Consumption,

Foreign spirits, whiskey, wine, mangoes, china, tea, coffee, chocolate, sugar and other grocery, tamarinds, succades, verdigris, soap, drugs, tobacco, filtering stones, canvas, unrated alkali, muslin, shawls, lace, watches and other jewellery, prints, pictures, rough amethysts and topazes, deals, mahogany, rose wood, boats, stone, and sundry other goods, as mentioned in the catalogue.

Clear of all Duties.

The tobacco and snuff in lots 316 to 373, to be viewed at the Tobacco Warehouse, London Docks; the deals, mahogany, rose wood, bouts, and stone, at the Tobacco-Ground, Rotherhithe; and all the other goods at the King's Warehouse, Custom-House, and at Globe-Yard, and Lingham's Warehouses, Dower Thames-Street, on Thursday the 5th, Friday the 6th, Saturday the 7th, and Monday the 9th instant, from ten o clock in the morning to three in the afternoon.

N.B. Goods bought at this sale must be paid for at the Receiver of Fines and Forfeitures Office, Custom-House, on or before Tuesday the 31st instant, or the deposits made thereon will absolutely become forfeited ..

Catalogues to be had at the King's Warehouse, Custom-House, on Wednesday the 4th instant, price 1s. each.

CONTRACT FOR LIQUORED LEATHER.

Navy-Office, June 17, 1819.

THE Principal Officers and Commissioners of His Majesty's Navy do hereby give notice, that on Thursday the 26th of August next, at one o'clock, they will be ready to treat with such per-

Majesty's several Dock-Yards with

Liquored Leather.

Patterns of the hides, and a form of the tender, may be seen at this Office.

No tender will be received after one o'clock on the day of treaty, nor any noticed, unless the party, or

an agent for him, attends.

Every tender must be accompanied by a letter addressed to the Navy Board, and signed by two responsible persons, engaging to become bound with the person tendering, in the sum of £500, for the due performance of the contract.

R. A. Nelson, Secretary.

CONTRACT FOR YELLOW PINE TIMBER.

Navy-Office, August 2, 1819.

THE Principal Officers and Commissioners of His Majesty's Navy do hereby give notice, that on Wednesday the 11th instant, at one o'clock, they will be ready to treat with such persons as may be willing to contract for supplying

325 Pieces of Yellow Pine Timber, of 12 inches square, and from 38 to 42 feet in length;

to be delivered at His Majesty's Yard at Woolwich, by or before the 25th instant.

A form of the tender may be seen at this Office. No tender will be received after one o'clock on the day of treaty, nor any noticed, unless the party, or an agent for him, attends.

J. W. Morton, for the Secretary.

Amicable Society's Office, Serjeants'-Inn, Fleet-Street.

General Quarterly Court of the Corporation of the Amicuble Society for a Perpetual Assurance-Office will be holden at the Society's House, in Serjeant's-Inn, Fleet-Street, on Tuesday the 10th day of August instant, at one o'clock precisely. John Pensam, Registrar.

British Linen Company's Bank, Edinburgh, August 5, 1819.

▼HE Directors of the British Linen Company hereby give notice, that a Quarterly General Court of Proprietors will be held at their Office here, on Monday the 6th day of September next, at one o'clock in the afternoon, in terms of their charter.

London, August 5, 1819. Olice is hereby given to the officers and com-panies of His Majesty's ships Majestic, John Hayes, Esq. Commander; Ringdove, Wm. Dowers, Esq. Commander; Rota, Philip Somerville, Esq. Commander; Pheasant, Jno. Palmer, Esq. Commander; Thistle, Jas. Kuney White, Esq. Commander; Thistle, This mander; and Trinculo, Alexander Renny, Esq. Commander, who were present at the capture of the Ulysses, Samuel Hill, Master, on the 30th June 1813, that an account of the prize-money arising from the said capture will be lodged in the Registry of the High Court of Admiralty, on the 19th day of August instant, pursuant to Act of Parliament.

John Atkins, for Charles Martyr, Law-rence Hartshorne, and Thomas Boggs,

Agents, Halifax, Nova Scotia:

[1401]

AVERAGE PRICES OF CORN,

By the Quarter of Eight WINCHESTER Bushels, and of OATMEAL per Boll of 140lbs.
Avoirdupois, from the Returns received in the Week ended the 31st of July 1819.

INLAND COUNTIES.							
		Rye. Barley.		Beans.	Péase.	Oatmeal.	
Middlesex, Surrey, Hertford, Befford, Huntingdon, Northampton, Rutland, Leicester, Nottingham, Derby, Stafford, Salop, Hereford, Worcester, Warwick, Wilts, Berks, Oxford, Bucks,	s. d. s. 80 7 3 74 2 38 71 4 3 79 4 3 68 6 3 3 71 6 45 74 1 45 76 3 3 75 8 3	d. s. d 35 16 30 36 0 34 0 35 4 44 0 42 0 37 4 50 34 6 42 3 50 5	s. d. 0 29 1 0 29 0 27 6 1 27 10 26 0 30 7 27 6 32 3 28 10 32 0	Beans. s. d. 47 2 47 0 47 6 50 7 45 2 47 6 52 0 61 10 51 9 56 6 56 11 57 7 58 0 59 9 62 1 53 6 49 0	Péase. s. d. 46 2 50 0 48 3 51 4		
Brecon, Montgomery, Radnor,	89 4 84 0 76 4	52 3 44 9 45 5	27 4 40 0			30 6 25 0	
Districts. MARITIME COUNTIES.							
Sussex, Kent, Sussex, Kent, Sussex, Suffolk, Cambridge, Sd Norfolk, Lincoln, York, Durham, Northumberland, Cumberland, Cumberland, Cumberland, Tth Cumberland, Cumberland, Cumberland, Cumberland, Cumberland, Cumberland, Cardigan, Carnarvon, Merioneth, Cardigan, Pembroke, Carmarthen, Glaniorgan, Gloucester, Somerset, Monmouth, Cornwall, Cornwall, Dorset, Hants, Cornwall, Cornwall,	68 11 33 74 8 73 0 72 5 70 1 68 11 39 69 0 43 70 10 52 79 4 38 72 10 77 72 0 84 8 72 10 77 72 0 84 8 72 10 77 72 0 84 8 72 10 77 72 0 84 8 72 10 77 72 0 84 8 72 10 77 72 0 84 8 72 10 77 72 0 84 8 72 10 77 72 0 84 8 72 10 77 72 0 84 8 72 10 77 72 0 84 8 72 10 77 72 0 84 8 72 10 77 72 0 84 8 74 10 76 1 76 76 1 77 79 1	0 42 8 0 31 6 6 6 6 6 0 6 6 0 6 6	26 9 28 11 27 6 28 3 24 8 27 3 21 9 23 1 30 6 27 10 29 1 32 0 24 5 29 4 27 3 20 0 24 5 27 4 20 0 16 0 24 0 30 6 23 8 31 0 27 8 27 11	42 0 44 8 47 6 46 0 44 6 46 3 53 0 55 4 34 0		20 10 22 3 23 0 20 0 22 6	

AVERAGE OF ENGLAND AND WALES.

1 76 2 46 0 41 5 28 4 50 8 50 0 28 2 ---

Published by Authority of Parliament,

WILLIAM DOWDING, Receiver of Corn Returns.

14

AVERAGE PRICE OF BROWN OR MUSCOVADO SUGAR.

Computed from the RETURNS made in the Week ending the 4th day of August 1819,

Is Thirty-nine Shillings per Hundred Weight,

Exclusive of the Duties of Customs paid or payable thereon on the IMPORTATION thereof , into GREAT BRITAIN.

Grocers' Hall, August 7, 1819. By Authority of Parliament,

THOMAS NETTLESHIPP, Clerk of the Grocers' Company.

August 7, 1819.

Otice is hereby given to His Majesty's sea and land forces under the command of Vice-Admiral the Honourable Sir Alexander Cochrane and Lieutenant-General Sir John Coape Sherbrooke, that an account of the proceeds of the property captured at Penobscot and Machias, between the 1st and 30th September 1814, will be lodged in the Registry of the High Court of Admiralty, on the 17th instant.

John Dougan and T. F. Addison, Agents.

No. 25, Fleet-Street, London, August 7, 1819.

Otice is hereby given to the officers and com-panies of His Majesty's ships Majestic, John Hayes, Esq. Captain; Tenedos, Hude Parker, Esq. Captain; Endymion, Henny Hope, Esq. Captain; Pomone, J. R. Lumley, Esq. Captain; and Dispatch, William Cobbe, Esq. Commander, that an account of the proceeds of the final payment of the American frigate President, captured on the 15th January 1815, will be lodged in the Registry of the High Court of Admiralty, on the 17th instant. John Dougan, Agent.

E, the undersigned, Charles Elliott, of Upper Thames Street, in the City of London, and Martin Diedenick Rucker, of Kennington, in the County of Surrey, earrying on trade under the style and firm of Elliott and Rucker, of Upper Thames-Street, Sugar-Refiners, do hereby mutually consent to cancel and dissolve our said Copartnership from and after the present day, and the same is hereby cancelled and dis-solved accordingly.—All the outstanding concerns of the said Copartnership will be received, settled, and paid by the said Martin Diederick Rucker.—Witness our hands this 31st day of July 1819.

Charles Elliott. Martin Diederick Rucker.

Otice is hereby given, that the Partnership subsisting between Thomas Morris and Brian Coulthard, as Bleachers, and carried on at Bolton, in the name of Thomas Morris, was this day dissolved by mutual consent: and that all debts and demands due to and from the said Copartnership will be received and paid by the said Thomas Morris; and that in future the said business will be carried on by the said Brian Coulthard, on his sple account .- Dated the 3.1st day of July 1819, Thos. Morris.

Brian Coulthard.

No. 25, Fleet-Street, London, Otice is hereby given, that the Partnership heretofore subsisting and carried on by Francis Clements and James Strange, of the City of Norwich, Ceach and Harness-Makers, under the firm of Clements and Strange, was dissolved by mutual consent on the 1st day of January last.—All debts owing to or by the said concern will be received and paid by the said Francis Clements: As witness their hands this 13th day of July 1819. His

Francis × Clements. Mark.

James Strange.

Otice is hereby given, that the Copartnership lately subsisting between John Atkins the elder and John Atkins. the younger, of Butt-Lane, in the Parish of Saint Nicholas, Deptford, in the County of Kent, Chymists and Druggists, was dissolved by mutual consent and agreement on the day of December last: As witness our hands this 29th day of July 1819.

John Atkins, senior. John Atkins, jun.

Otice is hereby given, that the Copartnership trade and husiness heretofore carried on by us the undersigned, at Manchester, in the County of Lancaster, as Corn and Oil-Merchants, under the firm of Hatfield, Harrison, and Collins, ended and expired on the 18th day of September last.—Witness our hands this 28th day of June 1819.

Thomas James Hatfields James Harrison. Richard Collins.

Otice is hereby given, that the Partnership subsisting between us the undersigned, Richard Cooper, John James, and Andrew James, of Savage-Gardens, in the City of London, Corn-Factors, trading under the firm of Gooper, James, and Son, is this day dissolved by mutual consent; and that the debts due from and to the said Partnership will be paid and received by the said John James and Andrew James, by whom in future the said husiness will be carried on .- Witness our hands this 31st day of July 1819.

Rich. Cooper. John James. Andrew James,

Otice is hereby given, that the Partnership between William Banting and Elizabeth Banting (now the wife of William Banby), of Drake-Street, Red-Lion-Square, in the County of Middlesex, Butchers, carried on in the name of William Banting only, was this day dissolved by mutual consent.—All debts due to and owing from the said Copartnership are to be received and paid by the said William Danby, of Drake-Street aforesaid Butcher: As witness our hands, this 2d day of August 1819. this 2d day of August 1819.

William Banting. Wilkam Danby. Eliz. Danby.

Otice is hereby given, that the Partnership heretofore subsisting between us the undersigned, James Sarjeant and James Farren, Brewers, of Great Warner-Street, Clerkenwell, was this day dissolved by mutual consent; As witness our hands this 17th day of July 1819,

James Sarjeant, James Farren.

Basford, near Nottingham, August 2, 1819

L, the undersigned, do mutually agree, that the Partnership hitherto existing betwixt us shall be dissolved from this present time.

Thomas Robinson.

Thomas Hill.

Bristol, August 3, 1819

Otice is hereby given, that the Partnership lately carried on by us the undersigned, John Thorne and Richard Hooper, as Silk-Mercers and Linen-Drapers, in Wine-Street, in this City, under the firm of Thorne and Hooper, was dissolved and finally determined on and from the 31st day of July now last past by mutual consent.—All debts due to and owing from the said late concern will be received and paid by the undersigned John Thorne.

John Thorne.

Rich. Hooper.

Otice is hereby given, that the Partnership lately subsisting between Joseph Smith, Benjamin Smith, and Daniel Haigh Wood, of Manchester, in the County of Lancaster, carrying on trade at Manchester aforesaid, as Cotton-Merchants, under the firm of D. H. Wood and Company was dissolved on the 16th day of June last by mutual consent: As witness their bands the 3d day of August 1819.

Joseph Smith, Benjamin Smith, D: H. Wood,

Otice is hereby given, that the Partnership between us the undersigned, George Phillips and Samuel Parker the younger, of Argyle-Street, in the County of Middlesex, Bronzists and Manufacturers of Metals, under the firm of Phillips and Parker, was this day dissolved by mutual consent.—All debts due to and from the said Partnership will be received and paid by the said Samuel Parker the younger, at the premises in Argyle-Street aforesaid, where the business will continue to be carried on by him: As witness our hands this 5th day of August 1819.

Geo. Phillips. Sam Parker, jun.

Otice is hereby given, that the Partnership lately subsisting between us the undersigned, Thomas Smith and Thomas Leach, of Thornton, in the Parish of Bradford, in the County of York, Worsted Stuff-Manufacturers, is this day dissolved by mutual consent; and also, that all debts due from and to the said Partnership are to be paid and received by the said Thomas Smith.—Witness our hands this 2d day of August 1819.

Thos. Smith.

Thos. Leach.

Otice is hereby given, that the Partnership lately subsisting between Ebenezer Sloane, late of Bolton-le-Moers, in the County of Lancaster, but now of Hahfax, in the County of York, Draper, and David M'Nairn, of Bolton-le-Moors aforesaid, Draper, carried on under the firm of Sloane and M'Nairn, in Bolton-le-Moors aforesaid, is this day dissolved by mutual consent.—As witness their lands this 31st day of July 1819.

Ebenezer Sloane.

David M' Nairn.

Notice is hereby given, that the Partnership lately subsisting between Samnel Nickson, of the City of Chester, Auctioneer, and William Smith, of the Town of Shrewsbury; in the County of Salop, Auctioneer, carrying on the trade of Auctioneers, Appraisers, and House-Agents, under the firm Nickson and Smith, in Chester aforesaid, was dissolved by mutual consent on the 1st day of May last past.—Witness the hands of the parties the 5th day of July 1819.

Sam. Nicksou. William Smith.

Otice is hereby given, that the Copartnership lately carried on by the undersigned, Robert Corbett and Thomas William Thornes, of Austin-Friars, in the City of London, Merchants, under the firm of Corbett and Thornes, was dissolved by mutual consent on the 1st day of April last. Dated the 4th day of August 1819.

Robert Corbett. Thos. Wm. Thornes.

THE Partnership heretofore subsisting between Thomas Worthington and Christopher Parker, as Manufacturers and Merchants, and carried on at Manchester, under the firm of Worthington, Parker, and Company, is dissolved by mutual consent.—Dated this 31st day of July 18:9.

Thomas Worthington. Christopher Parker.

Otice is hereby given, that the Partnership subsisting between the undersigned, George Thorne, William Watson, and Joseph Lax, as Wine-Merchants, in the City of Bristol, under the firm of Watson, Lax, and Company, is this day determined by effluxion of time, and is accordingly dissolved.—All persons indebted to the said Copartnership are requested to pay their accounts to the said William Watson, who is duly authorised to receive the same; and by whom all debts owing by the said Copartnership will be dicharged.—Witness our hands this 31st day of July 1319.

Geo. Thorne.
Willm. Watson.
Joseph Lax.

Office is hereby given, that the Partnership lately subsisting between Richard Smith and John Jones, both of the Town of Shrewsbury, in the County of Salop, Coopers, under the firm of Smith and Jones, was dissolved by mutual consent on the 21st day of July last.—Witness the hands of the parties the 22d day of July 1819.

Richard Smith. John Jones.

Otice is hereby given, that the Partnership subsisting between James Black and Alexander Black, of No. 2, Tavistock-Street, Covent-Garden, in the County of Middlesex, Booksellers, undes the firm of James Black and Son, is this day dissolved by mutual consent.—Dated this 7th day of August 1819.

Js. Black.

Alexander Black.

Otice is hereby given, that the Partnership of Lewis Charles Miles the elder and John Briscoe Strange, of 99, Old-Street, St. Luke's, Middlesex, under the firm of Miles and Strange, Silkmen, and Gold and Silver Thread-Manufacturers, was dissolved by mutual consent on the 1st day of July 1917.

Lewis C. Miles.

Jno. Briscoe Strange.

Precautionary Intimation by the Administrator.

A LL unliquidated claims, either of a public or private nature, on the estate of the late Lieutenant-Colonel Launington Baillie, of the Honourable East India Company's Army, Bengal (who was lost on hoard the Skelton Castle, Indiaman, outward bound in 1806—7), must be immediated forwarded to Dr. Borthwick Gilchrist, the only acting Executor, still alive for said estate, as he is preparing to deliver up the residue of the deceased's property to the heirs at law, conformably to a Decree of the Court of Chancery, and with the consent of all the surviving parties concerned in that judicial decision, and in the will on which the Decree was founded.

and before the major part of the Commissioners named and authorised in and by a Commission of Bankrupt awarded and issued and now in prosecution against Mr. John Swainston, of Kendal, in the County of Westmoreland, Morocco Leather-Manufacturer, Tanner, Dealer and Chapman, a Bankrupt), at the King's Arms Inn, in Kendal, on Saturday the 14th day of August 1819, at Six in the Evening, in the following, or such other lots as may be at the time of sale agreed upon, and subject to such conditions as shall be then produced;

Lut 1. All those two valuable freehold inclosures or parcels of arable and pasture land, situate in the Township of Scalth-waiterigg, in the Parish of Kendal in the County of Westmorland, containing, by a late admeasurement, 20 acres, Statute measure, be the same more or less, adjoining or near unto Benson-Hall estate, and to the cross-road from Appleby and Kirkby-Lons-late roads, being also within two and a half miles of Kendal; the land bath been improved and cultivated at a very considerable expence, and was lately let at a clear rent of 381, per annum.

Also in separate lots, all those thirteen dwelling-houses and premises, situate at the north end of Stricklandgate, in Kendal aforesaid, now in the respective occupations of Mrs. Mary Airey and others, as tenants; the premises are subject to the

payment of the annual burgage reats of 7s. 6d.

Also, all that freehold plot of land or garden, adjoining the said dwelling-houses, and fronting Stricklandgate aforesaid, desirably situate for building, and containing in front to the Street about 23 yards; and now in the occupation of Mr. John Moffat, ar tenant thereof, together with a shed or workshop built thereon; the vendors reserve such part of the said land as is now staked out for benefit of light, &c. to the said dwelling-houses.
The purchasers of each lot will be entitled to vote for members of the county.

The estates being sold under a Commission of Bankrupt

will not be subject to the auction duty.

The respective tenants will shew the premises; and further particulars may be had, and a plan inspected, by application to Mr. Isaac Rigge and Mr. Christopher Fell, the Assignees, or at the Office of Mr. Robert Greenwood, Solicitor, all of Kendal.

To be sold by auction, by J. P. Lucas, before the major part of the Commissioners named and authorised in and by a Commission of Bankrupt awarded and issued and now in prosecution against Samuel Chambers, of Bordesley, near Birmingham, in the County of Warwick, Sword-Cutler, Dealer and Chapman, on Tuesday the 24th day of August instant, at Four o'Clock in the Afternoon, at the Woolpack Inn, in Moor Street, in Birmingham, and subject to conditions than to be residued.

Inn, in Moor Street, in International and the ditions then to be produced;

A messuage, called or known by the name or sign of the Ship, situated at Camphill, in the Liberty of Bordesley aforesaid, late in the occupation of the said Sanuel Chambers, and

and now of _____, and the stables, out buildings, and gardens thereto belonging.

Also a piece of land near adjoining to the said messuage, and the warehouses, shops, and other buildings erected thereon.

The above premises are held by lease for a term of which four years were unexpired on the 24th day of June last, at the yearly rent of 151, 15s.

For forther particulars apply to the Auctioneer, or at the Office of Mr. Simcox, Solicitor, Birmingham.

GOSPORT AND ALVERSTOKE.

before the major part of the Commissioners named and anthorised in and by a Commission of Bankrupt awarded and authorised in and by a commission of Bankrupt awarded and issued and now in prosecution against Charles Hawkins, of Gosport, in the County of Southampton, Grocer, Dealer and Chapman, on Thursday the 26th day of August 1819, at Eleven o'Clock in the Forenoon, at the Star Inu, in Gosport aloresaid.

Lot 1. All that freehold messuage or dwelling-house with the shop and appurtenances thereto belonging, situate in the centre of the High-Street, of Gosport aforesaid, and now in the occupation of the said Charles Hawkins.

Lot 2. All those five several freehold messuages or tenements with the yards and gardens thereto respectively belonging adjoining each other, and situate at Wellington-Place, on the South side of the road leading from Gosport aforesaid to
Alverstoke, and now in the occupation of Reeves, White,
Blaxtone, Leggett, and Rowe.

Lot 3. All those five other freehold messuages or tene-

ments with the yards and gardens thereto appertaining adjoining the last mentioned lot, and now in the occupation of Philpot, Jones, Chapman, Wright, and Parker.

The houses comprised in this and the preceding lot have been recently erected in a substantial manner, and are at a very convenient distance from the Town of Gosport.

back part of the house No. 1, in Wellington-Place aforesaid, inclosed by brick walls, and measuring in front eleven feet and in depth eighteen feet or thereabouts.

Lot 5. A pew in the South aisle of the Chapel of Gosport aforesaid, numbered 23.

Lot 6. Another pew in the South aisle of the aforesaid

Chapel numbered 5

Lot 7. Two pews in the South aisle of the aforesaid Chapel and numbered 2 and 3.

Lot. 8. The moiety of another pew in the North aisle of the aforesaid Chapel numbered 36.

Lut 9. A judges certificate granting exemption from all parochial offices within the Parish of Alverstuke aforesaid.

For a view of the above mentioned property and other par-ticulars apply to the Auctioneer, or Mr. Cruickshark, Solicitor, Gosport.

SOMERSET.

NO be sold by auction, by Jeans and Bartlett, the Grey-hound Iun, Wincanton, on Thursday the 20th day of August instant, at Three o'Clock, (by order of the Commissioners of Richard Messiter, a Bankrupt,) together or in lots,

as may be agreed on at the time of sale.

All that very desirable mansion called Harwood-House, with the detached buildings, pleasure grounds, garden and shrubbery; also a valuable spring of Spaw water, which is held in high estimation in most cutaneous, bilious and inflammatory complaints, particularly those eruptions of the skin known under the name of scorbutic, and also diseases of the liver that arise from redundancy of bile, but more especially in headaches, arising from too great fulness of blood in the vessels of the brain. The buildings are extensive; consisting of a kitchen, milk-house, cheese-room, larder, six bed-rooms, a double coach-house, stall stalles, and other conveniences, with a public room for the accomodation of those visitants who have occasion to drink the Harwood water.

Also all that exceeding rich dairy and grazing farm, called Snagg Farm, adjoining the above; containing by estimation eighty-one acres (more or less) of meadow and pasture land, with the farm-house, and necessary outbuildings adjoining, and now in the occupation of Farmer Dowding, as tenant at will. The foregoing premises are situate, lying, and being in the several Parishes of Stoke, Trister and Horsington, near the town of Wincanton, and close adjoining the great western

road from London to Exeter-

For viewing the premises apply to Felix Faugoin, Esq. Woolverton, near Mere, Wilts; or to Farmer Dowding, the tenant of Snagg Farm; and for further particulars at the Office of Messrs. Bowles and Chitty, of Shaftesbury, Dorset-Messrs Toller and Nicholetts, of South Petherton; or Mr. F. Seymour, Mere.

Do be sold to the best bidder, before Abel Moysey, Esq. Deputy Remembrancer of His Majesty's Court of Exchequer, on Thurday the 26th day of August instant, at Twelve o'Clock at Noon, at the premises, situate in Calverts-Buildings, St. Margaret's-Hill, Southwark, in the County of Surrey, pursuant to an Order of the said Court made in a Cause intituled the King against John Graves, and in another Cause intituled' the King against Robert Edmeades and others.

A freehold estate late the property of the said John Graves, consisting of an extensive stack of warehouses with cellaring; under, a cottage, a new brick built messuage or tenement, with counting-houses, shew rooms, stable, coach-house,

paved yard, and other premises.

Particulars may shortly be had (gratis) of R. Remmett, Esq. the Solicitor of His Majesty's Customs; Messrs. Grimaldi and the Solicitor of His Mayesty's Customs; Messrs. Grimaldi and Stables, Solicitors, Copthall-Court, Throgmorton-Street; of Messrs. Clutton and Carter, Solicitors, 48, High-Street, Southwark; at the Chambers of the said Deputy Remembrancer, in the Exchequer-Office, Temple, London; at the place of sale; at the principal Inns at Maidstone; and at the Three Tuns Tavern, St. Margarets-Hill, Southwark.

Majesty's Court of Exchequer, at Westminster, made in a Cause Jackson and others, v. Radford and others, at the Star Inn, Deansgate-Street, in Manchester aforesaid, on the 1st day of September 1819, before Abel Moysey, Esq. the Deputy Remembrancer of the said Court;

Nine freehold houses, situate and being Nos. 8, 9, 10, 17, and 12, in Byrom-Street, Nos. 32, 34, and 35, in Quay-Lot 4: A piece or parcel of freehold land, situate at the Street, and No. 25, in Gartside-Street, all in Manchesten aforesaid, with the appurtenances thereto respectively belonging, late the property of Mr. Samuel Brundrett, deceased.

Printed particulars may be had of Mr. George Hadfield, and Mr. Charles Wood, Solicitors, Manchester; of Messrs. Hurd and Johnson, Solicitors, Temple; and at the Chambers of the said Deputy Remembrancer, in the Inner Temple, London.

Dursuant to a Decree of the High Court of Chancery, made in a Cause of Smith against Stringfellow, the Creditors of John Smith, late of Great Wakering, in the County of Essex, Farmer, deceased (who died in or about the month of January 1811), are forthwith to come in and prove their debts before James Stephen, Esq. one of the Masters of the said Court, at his Chambers, in Southampton Buildings, Chancery-Lane, London, or in default thereof they will be excluded the benefit of the said Decree,

Ursuant to a Decree of the High Court of Chancery, bearing date the 22d day of May 1819, made in a Cause wherein Nathaniel Clifton is plaintiff, and Elizabeth Hadwen, Widow, is detendant, the Creditors of John Proctor Hadwen, late of George-Lane, Botolph-Lane, in the City of London, Sail-Cloth-Factor, deceased, the testator in the said Decree named (who died some time on or about the 22d day of August 1818), are forthwith to come in and prove their debts before Sir John Sinneon, Bart. one of the Masters of the said Court, at his Chambers, in Southampton-Buildings, Chancery-Lane, London, or in default thereof they will be excluded the benefit of the said Decree.

Dursuant to a Decree of the High Court of Chancery, bearing date the 11th day of May 1819, made in a Cause wherein Edmund Halliday, Esq. is plaintiff, and George Hart and others, are defendants, the Creditors of William Hyde, late of Fulham, in the County of Middlesex, Esq. (who died on or about the 19th of July 1805), are forthwith by themselves or their Solicitors to come in before Samuel Compton Cox, Esq. one of the Masters of the said Court, at his Chambers, in Southampton-Buildings, Chancery-Lane, London, and prove their debts, or in default thereof they will be excluded the benefit of the said Decree.

Ursuant to a Decree of the High Court of Chancery, made in a Cause Lear against Simcock, those persons who were the Next & Kin of Elizabeth Spencer, late of the Parish of St. George in the East, in the County of Middlesex, in the month of July 1778 (the time of her death), and those persons who were her next of kin in the month of March 1799 (the time of the death of her late husband, Edward Spencer), and if any of such next of kin are dead, their personal representatives are by their Solicitors forthwith to come in and prove their kindred before William Alexander, Esq. one of the Masters of the said Court, at his Chambers, in Southampton-Buildings, Chancery-Lane, London, or in default thereof they will be excluded the benefit of the said Decree.

Dursuant to a Decree of the High Court of Chancery, bearing date the 22d of May 1819, made in a Cause wherein James Stone and another are plaintiffs, and the Governor and Company of the Bank of England, James Beavis and others, are defendants, the Creditors of William North, late of Princes-Road, Kennington, in the County of Surrey, Gentleman, deceased (who died on or about the 3d day of November 1815), the testator in the said Decree named, are, on or before the 6th day of November 1819, to come in and prove their debts before Sir John Simeon, Bart. one of the Masters of the said Court, at his Chambers, in Southampton-Buildings, Chancery-Lane, London, or in default thereof they will be peremptorily excluded the benefit of the said Decree.

Pursuant to an Order of the High Court of Chancery, made in a three several Causes of Gasquoine versus Allan, Gasquoine versus Scott, and Gasquoine versus Scott, the Next of Kin (if living) of Jane Martyn, who was one of the children of Thomas Wells, of Southampton, and Mary his wife, and wife of Samuel Martin, formerly of Topsham, in the County of Devon, Shipwright (and who died in or about the year 1752), or it any such next of kin, or any of them are dead, the personal representative or representatives of such of them as may be dead; are to come in before Francis Paul Stratford, Esq. one of the Masters of the said Court, at Paul Stratford, Esq. one of the Masters of the said Court, at his Chambers, in Southampton-Buildings, Chancery-Lane, London, and make out their kindred and representation, on

or Ebefore the 10th day of November 1919, or in default thereof they will be peremptorily excluded the benefit of the said Order.

THE Creditors who have proved their debts under a Commission of Bankrupt awarded and issued forth against Willam Probert, of Holborn, in the County of Middlesex. Wine and Spirit Merchant, Dealer and Chapman, are requested to meet the Assigners of the estate and effects of the said Bankrupt, on Tuesday the 10th day of August instant, at Twelve o'Clock at Noon precisely, at the Office of Messrs. Wadeson and Son, in Austin-Friers, London, to assent to or dissent from the said Assignees commencing, instituting, prosecuting, and defending, any action or actions, suit or suits at law or in equity, for the recovery of the estate and effects of the said Bankrupt, or otherwise in or relating to the estate and effects of the said Bankrupt, and to authorize the said Assignees accordingly, and also to assent to or dissent from the said Assignees compromising or compounding any debt or debts due or owing to the estate of the said Bankrupt, and to the said Assignees submitting to arbitration, or otherwise agreeing any difference or dispute, matter, or thing relating to the estate of the said Bankrupt, and to authorize the Assigsignees accordingly; and also to the said Assignees disposing of the household furniture, stock-in trade, fixtures, and effects of the said Bankrupt, in Holborn aforesaid, either by public auction or private contract, as they may think proper; and also to assent to or dissent from the said Assignees employing, at the expence of the estate of the said Bankrupt, an accountant and agent to inspect and examine the books and accounts of the said Bankrupt, and with power and authority to collect and get in the outstanding estate of the said Bankrupt, and to give receipts and discharges for the same; and also to the said Assignees paying to the clerks and servants of the said Bankrupt the salaries and wages due and owing to them; and also to assent to or dissent from the said Assignees making or entering into an agreement or arrangement with any person or persons having the possession of the lease of the Bankrupt's premises in Holborn, in order to obtain possession thereof, and to the said Assignces, at the expence risque, and charge of the said Bankrupt's estate, giving such indemnity or indemnities as they may think proper to the person or persons delivering up to the said Assignees the lease of the said Bankrupt's said premises, and to authorize the said Assignees accordingly; and on other special affairs.

MHE Creditors who have proved their debts under a Commission of Bankrupt awarded and issued forth against William Gammon, Nathaniel Benjamin, and John Berthon, of Austin Friars, in the City of London, Merchants, Ship and Insurance Brokers, Dealers and Chapmen, carrying on trade in London under the firm of Gammon, Benjamin and Company, and at Bourdeaux, in France, under the firm of Burpany, and at Bourdeaux, in France, under the firm of Burpany, and at Bourdeaux, in France, under the firm of Burpany, and at Bourdeaux, in France, under the firm of Burpany, and at Bourdeaux, in France, under the firm of Burpany, and the Office of Messrs. Swain, Stevens, on the 12th day of August instant, at Twelve o'Clock at Noon precisely, at the Office of Messrs. Swain, Stevens, Mapless, Pearse, and Hunt, Solicitors, Frederick's-Place, Old Jewry, London, to assent to or dissent from the the said Assignees accepting a certain sum offered as a composition upon and in full discharge of a debt owing to the estate of the said Baukrupts, the particulars whereof will be stated at such meeting; and on other special affairs.

THE Creditors who have proved their Debts under a Commission of Bankrupt awarded and issued forth against William Dann, Timewell Bentham, Bryan Bentham, and James Baikie, late of Chatham and Sheerness, in the County of Kent, Bankers, Dealers, Ghapmen, and Partners, against the joint estate of the said William Dann, Timewell Bentham, Bryan Bentham, and James Baikie, and against the separate estate of the said Bryan Bentham, are requested to meet the Assignees of the estate and effects of the said Bankrupts, on Friday the 13th day of Augustinstant, at Eleven o'Clock in the Forenoon, at the Sun Tavern, in Chatham aforesaid, to assent to or dissent from the said Assignees accepting, and receiving of and from the personal representatives of William Burgess, deceased, and the Assignees of the estates and effects of Bryan Bentham and Thomas Partridge at and after the rate of 5s. in the pound, on a debt of £10,387 5s. 1d. due from them to the joint estate and effects of the said William Dann, Timewell Bentham, Bryan Bentham, and James Baikie, together with one-fourth part of the accumulations upon the sum of 80571, 10s, 0d. alleged to be in the hands.

of Messrs. Hoare, Barnetts, Hoare, and Co. Lombard-Street, London, Bankers, on account of the estate and effects of the said William Burgess, Bryan Bentham, and Thomas Partridge, in October last, and the sum of 201, part of the balance remaining in the hands of Thomas Young Greet, of Queenborough, Agent to certain cutters, formerly belonging to the said William Burgess, Bryan Bentham, and Thomas Partridge, in full payment, satisfaction, and discharge of the said sum of 10,3871. 5s. 1d. so due and owing to the joint estate of of the said William Dann, Timewell Bentham, Bryan Bentham, and James Baikie as aforesaid; and also to assent to or dissent from the Assignees of the said estate and effects of the said Bryan Bentham accepting and receiving of and from the personal representatives of the said William Burgess and the Assignees of the estate and effects of the said Bryan Bentham and Thomas Partridge the sum of 900l. in full payment, satisfaction, and discharge of all and every sums and sum of satisfaction, and demands due and owing to the separate estate of the said Bryan Bentham for or on account of the said cutters, and that all claims and proofs of debt made by the Assignees of the estate and effects of the said William Dann, Timewell Bentham, Bryan Bentham, and James Baikie, on or against the separate estate and effects of the said Thomas Partridge be withdrawn and abandoned; and likewise to assent to or dissent from the suit instituted by the said Wil-Jiam Burgess in the High Court of Chancery against the Assignees of the estate and effects of the said William Dann, Timewell Bentham, Bryan Bentham, and James Baikie and others, relative to the said cutters being dismissed and abandoned without costs against the said Assignees, they nevertheless paying their own costs of defending the said suit; and on other special affairs.

THE Creditors who have proved their debts under a Commission of Bankrupt awarded and issued forth against Benjamin Gibson, late of Cheltenham, in the County of Gloucester, Wine-Merchant, Dealer and Chapman, are requested to meet the Assignee of the estate and effects of the said Bankrupt, on the 16th day of August instant, at Twelve e'Clock at Noon precisely, at the Office of Mr. Brown, Solici-tor, London Commercial Sale-Rooms, Mincing-Lane, London, to assent to or dissent from the said Assignee employing such person or persons as he may think proper to collect the outstanding debts and effects due to the said Bankrupt's estate in England, and to assist in settling the accounts thereof; and also to assent to or dissent from the said Assignee employing such person or persons as he may think proper to collect the outstanding debts and effects belonging to the said Bankrupt's estate due and owing from or in the custody or possession of any person or persons resident at any place or places beyond the seas, and to adjust and settle all accounts with such last-mentioned person or persons; and to the said Assignee granting all necessary powers to the person or persons to be so employed for all or any of the purposes aforesaid; and to the said Assignee making such allowance or compensation as he may think proper to the person or persons to be so employed; also to assent to or dissent from the said Assignee selling and disposing of all or any part of the stock in trade and effects which the said Bankrupt was possessed of at the time of his Bankruptey, either by public sale or private contract as he shall think proper; and to the said Assignee commencing, prosecuting, or defending any suit or suits at law or in equity, for the recovery of any part of the estate and effects of the said Bankrupt; or to the compounding, submitting to arbitration, or otherwise agreeing any matter or thing relating thereto; and on other special affairs.

THE Creditors who have proved their Debts under a Commission of Bankrupt awarded and issued forth against Francis Wright, of Budge-Row, London, Merchaut, Dealer and Chapmian, are requested to meet the Assignees of the estate and effects of the said Bankrupt, on the 10th day of August instant, at Twelve o'Clock at Noon precisely, at the George and Vulture Tavern, George-Yard, Lombard-Street, to assent to or dissent from the said Assignees prosecuting with effect an appeal from the Royal Court of Bordeaux to the Court of Cassation at Paris, respecting transactions between the Bankrupt and Messra. Balgurie and Co. at Burdleaux, and to the payment of the costs and charges already and about to be incurred respecting the same; also to the defending certain attachments and proceedings against Messrs. Balgurie and Co. at the suit of several Creditors of the sage Bankrupt, and enabling the Assignees to send a proper person duly authorised to supermutond the same, and

for making all proper and necessary remuneration to him as shall be found expedient; also for selling and making title to one-fourth part of the brig City of Bordeaux, alleged to have been assigned by the Bankrupt to a certain person, since de-ceased, and to the prosecuting or defending any suit or suits at law or in equity in respect of the same; also to settle the accounts relating to the said ship City of Bordeaux; and also to the commencing and prosecuting or defending any suit or suits at law or in equity respecting certain accounts, claims, and demands between the said Bankrupt, and a certain person, deceased, or his reprentatives, and to recover certain sums alleged to have been paid such person subsequent to or sums alleged to have been paid such person subsequent to or in contemplation of Bankrupty; also for recovery of a sum alleged to have been paid by the Bankrupt to the same person on account of certain alleged articles of agreement by way of copartnership between him and the said Bankrupt's son; also as to certain affairs and transactions with Mr. M'Pherson, at Newfoundland; and to the Assignees investigating the said affairs and bringing the same to a final issue; also as to a joint adventure between the Bankrupt and Mr. Thieson to South America; and as to the prosecuting a suit in equity already instituted respecting such adventure, or otherwise, and for such purposes as will be then and there submitted; and to assent to or dissent from the said Assignees proceeding at law or in equity against certain persons, to be then and there named, for recovery of sums of money transferred in account to certain individuals pending an attachment, and to other individuals subsequent to or in contemplation of Bankruptcy; also to the Assignees prosecuting a certain arbitra-tion now pending respecting the ship Catherina, or compro-mising the claims of the Bankrupt therein as the said Assignees shall think expedient; and also to the said Assignees advancing sum or sums of money to pay the costs already in-curred in certain suits at law and in equity respecting the said ship previous to the said reference, in order that the said arbitrator may allow the same and include the amount thereof in the sum to be awarded due to the said Bankrupt's estate; also to assent to or dissent from the said Assignees commencing and prosecuting any suit or suits at law or in equity against certain person or persons from whom the Bankrupt bought a ship called the May Flower, the said person or persons having made out no legal title thereto, or otherwise, prosecuting the claim of the said Bankrupt against the underwriters to whom the said ship has been abandoned; also to authorise the Assignees to admit accounts rendered by a certain firm at Leghorn reducing Bankrupt's claim from \$2096, or thereabouts, to £80, or otherwise; also for empowering the said firm to continue proceedings in an action commenced by the Bankrupt and now pending at Leghorn, for receivery of freight and average on ship City of Bordeaux, and to com-mence and prosecute any action of appeal therein as may be expedient; also to allow payment of certain sums of money made by the Assignees to a clerk of the said Bankrupt for the benefit of the estate; also to assent to or dissent from the terms of settlement made by the Assignees with Bankrupt's brother-in-law as to certain effects and monies transferred to him by the Bankrupt; also to the disposal of the estate and effects of the said Bankrupt, or any part thereof, by public auction or private sale as the said Assignees shall in their discretion think fit; and on other special affairs.

THE Creditors who have proved their Debts under a Commission of Bankrupt awarded and issued forth against Joseph Brunner, of Birmingham, in the County of Warwick, Patten Tye-Manufacturer, Dealer and Chapman, are desired to meet the Assignees of the said Bankrupt's estate and effects, on Wednesday the 11th day of August instant, at Eleven of the Clock in the Forenoon, at the Rose Inn, Edglusston-Street, Birmingham, to assent to or dissent from the said Assignees compounding, referring to arbitration, or otherwise settling a certain action now depending between them and certain persons, to be then named, for the recovery of a certain debt supposed to be due to the said Bankrupt's estate; and on other special affairs.

mission of Bankrupt awarded and issued forth against William Sherwood, late of Liverpool, in the County of Lancaster, Soap-Manufacturer; Dealer and Chapman (surviving Partner of William Mitchell, deceased, trading under the firm of William Sherwood and Co.), are requested to meet the Assignee of the estate and effects of the said Bankrupt, on the 30th day of August instant, at Eleven o'Clock in the Foremoon, at the Othice of Messas. Joseph King and Son, Ac-

countants, in Temple-Place, Matthew-Street, in Liverpool aforesaid, to take into consideration an offer made to the said Assignce on the behalf of the said Bankrupt and his friends to aid and assist the said Assignce in the recovery of an estate supposed to be of much greater value than the amount of all the said Bankrupt's debts, upon the terms of dividing equally between the said Assignee on behalf of the said Creditors and the said Bankrupt, the said estate or the monies to arise by sale or otherwise therefrom in the event of success after dis-charging the expences attending the recovery thereof until the whole debts of the said Bankrupt shall be paid in full in case the said funds shall be sufficient for that purpose; also to assent to or dissent from the said Assignee acceding to the said terms, and to enter into such agreements in writing with the said Bankrupt as may be necessary for carrying the above matters into effect; and also to authorise the said Assignee to make such allowance from time to time to the wife of the said Bankrupt for the support of berself and her family as the said Creditors may direct; and on other special affairs

THE Creditors who have proved their Debts under a Comnission of Bankrupt awarded and issued forth against Daniel Longworth and William Sudren, of Lever-Bank, in the County of Lancaster, Bleachers, Dealers and Chapmen, the County of Lancaster, Bleachers, Dealers and Chapmen, are requested to meet the Assignees of the estate and effects of the said Bankrupts, on Tuesday the 10th day of August instant, at Five o'Clock in the Evening, at the Shakespear Tavern, in Fountain-Street, Manchester, in the said County, to assent to or dissent from the said Assignees selling and disposing of the leasehold interest in the bleaching works, situate at Lever-Bank aforesaid, late in the occupation of the said Daniel Longworth and William Sudren, by private contract, or otherwise, and also of all or any part of the buildings, machinery, howls, steam builers, or other utensils in trade of the said Bankrupts; and also to assent to or dissent from the said Assignees commencing, prosecuting, or defending any suit or suits at law or in equity, for recovery of any part of the said Bankrupts' estate and effects; or to the compounding, submitting to arbitration, or otherof any part of the said Bankrupts' estate and effects; or to the compounding, submitting to arbitration, or otherwise agreeing any matter or thing relating thereto.

THE Creditors who have proved their debts under a Com-THE Creditors who have proved their debts under a Commission of Bankrupt awarded and issued forth against William Blanch and James Blanch, late of the City of Bath, in the County of Somerset, Timmen, Dealers, Chapmen and Copartners, are requested to meet the Assignee of the said Bankrupt's estate and effects, on Friday the 18th of August instant, at Twelve o'Clock at Noon, at the Elephant and Castle Inu, in the said City of Bath, in order to assent to or dissent, from the said City of Bath, in order to assent to or dissent, from the said Assignees selling, by private contract, either at a valuation or otherwise, or by public sale, the whole or any part of the household furniture, stock in trade, or, any other part of the personal estate and effects, upon such credit, and upon such terms or security as the said Assignee shall think advisable; and also to assent to or dissent from shall think advisable; and also to assent to or dissent from the said Assignee's paying Mr. Henry Mant, the Solicitor under the said Commission, the amount of his bill of charges for endeavouring to effect an arrangement with the said Bankrupts' Creditors previous to opening the said Commission; and also to assent to or dissent from the said Assignee commencing, prosecuting, or defending any suit or suits at law or in equity, for the recovery of any part of the said Bank-rupts' 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 Bankenst appeals 1 and 1 mission of Hankrupt awarded and issued forth against Charles Minton, late of Church Stretton, in the County of Charles Minton, late of Church Stretton, in the County of Salop, Innholder, Vintner, Dealer and Chapman, are desired to meet the Assignees of the said Bankrupt's estate and effects, on Tuesday the 17th day of August instant, at Five o'Clock in, the Afternoon, at the Talbot Inn, in Shrewsbury, and there to receive a statement of the affairs of the said Bankrupt, and then and there to assent to or dissent from the said rupt, and then and there to assent to or dissent from the said assignees proceeding with an arbitration formerly entered upon between them and Mr. Richard Bray, in respect to a certain distress made by him upon the effects of the said Bankrupt for rent claimed to be due and in arrear, and the disposal such effects, and the application of the produce thereof, or otherwise proceeding to adjust and settle the same and all accounts, formerly and still subsisting between the said Righard Bray and the said Bankrupt's estate, by action, suit, or otherwise, and also to assent to or dissent | mencing, prosecuting, or defending any suit or suits at law on

from the said Assignees prosecuting with effect a certain suit in equity commenced by the said Assignees against John Broome, of Church Stretton aforesuid, Innholder, to compel a specific performance by him of a certain contract entered into y the said John Broome for the purchase of the remainder of ment, or ion, farm, lands, and premises, called the Talbot Ion, situate in Church Stretton aforesaid; or to the compounding, submitting to arbitration, or otherwise agreeing the said suit, and all and every the disputes and differences now subsisting between the said Assignees and the said John Broome, in respect of such contract or otherwise; and upon other special affairs.

THE Creditors who have proved their Debts under a Commission of Bankrupt awarded and issued forth against Charles Staey, of Nassau-Street, in the Parish of Saint Ann, within the Liberty of Westminster, in the County of Middlesex, Coffee-House-Keeper, Dealer and Chapman, are desired to meet the Assignees of the estate and effects of the said Bankrupt, on the 13th day of August instant, at Six o'Clock in the Evening, at the Office of Mr. Charles Richardson, Solicitor, No. 28, Golden-Square, to assent to or dissent from the said Assignees disposing of the said Bankrupt's interest in the premises in Nassau-Street aforesaid, called the Hotel of the Four Nations, and the fixtures and other effects therein, either by public auction or private contract as they may think fit; and also to assent to or disgent from the payment or allowance by the said Assignces, out of the produce of such sale of the debt claimed to be due to the mortgagees thereof; and also to assent to or dissent from the said Assignees commencing, prosecuting, or defending any suit or suits at law or in equity, for the recovery of any part of the said Bank-rupt's estate and effects; or to the compounding, submitting to arbitration, or otherwise agreeing any matter or thing re-lating thereto; and on other special affairs.

tHE Creditors who have proved their Debts under a Commission of Bankrupt awarded and issued forth against Jonathan Binns and Jonathan Binns junior, of East Looe, in the County of Cornwall, Merchants, are hereby desired to meet the Assignees of the estate and effects of the said Bankrupts, on the 30th of Angust instant, at Eleven in the Fore-noon, to assent to or dissent from the said Assignees aranging and setling by arbitration or in such other way and manner as they may think proper with the East Cornwall Bank in-respect of the demands which they claim to have against the respect of the demands which they claim to have against the said Bankrupts or either of them, or on the property of them or either of them, also to the said Assignees arranging and settling by arbitration, or in such other manner as they may deem proper, with Mr. William Keast, of St. Germans, Cornwall, in respect of any dealing of his with the said Bankrupts. or either of them, also to the said Assignees accepting such composition as they may judge right on the debt due to the said Bankrupts from the estate and effects of Robert Were Fox and William Pardon Smith late of Plymouth Merchants; also to the said Assignces selling and disposing by private contract or otherwise the Bankrupt's interests in the Sean and materials called the Bigbury Sean, or in any other property of or belonging to the said Bankrupts or either of them; also to assent to or dissent from the said Assignces commencing, and prosecuting such suit or suits either at law or in equity, as-they may think proper for the recovery of the said Bankrupt's property or the property of either of them, or for any debt or debts due to them or either of them, also to compound for any debt or debts due to the said Bankrunts or either of them, and to submit any dispute relating to the said Bankrupts' estate and effects or either of them to arbitration, and generally to arrange, settle and dispose of the saine as the said Assignees. may think proper; and on other special affairs.

THE Creditors who have proved their Debts under a Commission of Bankrupt awarded and issued forth aganist James Jackson, of Duke-Street, Manchester-Square, Haberdasher, Dealer and Chapman, are desired to meet the Assignces of the said Bankrupt's estate, on Tuesday the 10th day of August instant, at Six o'Clock in the Evening, at the Office of Mr. Towers, Solicior, No. 24, Castle-Street, Falcon-Square, in order to assent to or dissonit from the said Assignce selling and disposing of the Effects of the said Bankrupt by auction or private contract, and to take such security for the same as will be then submitted to them; and also to assent to or dissont from the said Assignces commission of Bankrupt awarded and issued forth aganist and also to assent to or dissent from the said Assignees comin equity, for 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.

HE Creditors who have proved their debts under a Commission of Bankrupt awarded and issued forth against John Rossiter, of Shepton Mallett, in the County of Somerset, Clothier, Dealer and Chapman, are desired to meet the Assignee of the estate and effects of the said Bankrupt, on Wednesday the 11th day of August instant, at One o'Clock in the Afternoon, at the Talbot Inn, in the City of Bristol, in order to assent to or dissent from the said Assignees employing any person or persons in working up any part of the unfinished stock-in-trade of the said Bankrupt, and to the said Assignees selling and disposing of the whole or any part of the thesaid Bankrupt, and also the whole or any part of the stock-in-trade, household-furniture, and other effects whatseever of the said Bankrupt, either by public sale or private contract, and at such times and in such manner as they shall think fit; and also to the said Assignees giving such time and accepting such security for payment of the consideration monies for such estate and effects as the said Assignees in their discretion shall think proper or reasonable and also to assent to or dissent from the said Assignees employing any person or persons they may deem proper to collect and get in the outstanding debts and effects due and belonging to the estate of the said Bankrupt, and to make reasonable compensation to such person or persons for their services and trouble in so doing; and also to authorize and empower the said Assignees to accept and take such security as they shall consider safficient for any debt or debts due to the estate of the said Bankrupt, and also to determine as to the claim of the Bankrupt's son to the freehold dwelling-heuse and premises of the said Bankrupt situate in Shepton Mallett aforesaid; and also to assent to or dissent from the said Assignees commencing, prosecuting, or defending any suit or suits at law or in equity, for the recovery of any part of the said Bankrupt's estate and effects; or to the compounding, submitting to arbitration, or ot

Hereas a Joint Commission of Bankrupt, bearing date on or about the 5th of July 1819, was awarded and issued forth against William Henry Hayward, of Manchester, in the County of Lancaster, and of Tamworth, in the County of Stafford, Cotton-Spinner, Dealer and Chapman (and carrying on trade in Copartnership with Robert Collier, under the firm of Hayward and Collier); This is to give notice, that the said Commission is, under the Great Seal of the United Kingdom of Great Britain and Ireland, superseded:

Hereas a Commission of Bankrupt, bearing date on or about the 22d day of June 1819, was awarded and issued forth against George Law, late of Manchester, in the County of Lancaster, Grocer, Dealer and Chapman; This is to give notice, that the said Commission is, under the Great Scal of the United Kingdom of Great Britain and Ireland, superseded.

Hereas a Commission of Bankrupt is awarded and issued forth against Joseph Robinson, late of Liverpool, in the County of Lancaster, Joiner, Builder, 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 23d and 25th of August instant, and on the 18th of September next, at One in the Afternoon on each day, at the George Inn, Dale-Street, in Liverpool, and make a full Discovery and Disclosure of his Estate and Effects; when and where the Creditors are to come prepared to prove their Dabts, and at the Second Sitting to choose Assignees, and at the Last Sitting the said Bankrupt is required to finish his Examination, and the Creditors are to assent to or dissent from the allowance of his Certificate. All persons indebted to the sand Bankrupt, or that have any of his Effects, are not to pay of deliver the same but to whom the Commissioners shall appoint, but give notice to Mr. Bardswell, or Mr. Thomas Murrow, Solicitors, Liverpool, or to Messrs. Blackstock and Bance, Solicitors, Temple, London.

Hereas a Commission of Bankrupt is awarded and issued forth against Thomas Waterhouse, of the Parish of Seggley, in the County of Stafford, Nail-Factor,

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 9th of August instant, at Five in the Afternoon, on the 10th of the same month, and on the 18th of September next, at Eleven in the Forenoon, at the Littleton Arms Inn, in Penkridge, 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 Last Sitting the said Bankrupt is required to 'finish his Examination, and the Creditors are to assent to 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. Ferdinando Jeyes, Solicitor, No. 69, Chancery-Lane, London, or to Mr. Richard Homer, Solicitor, Sedgley.

Hereas a Commission of Bankrupt is awarded and issued forth against William Hopwood, Thomas Hopwood, John Hopwood the younger, and James Hopwood, all of Horwick, in the County of Lancaster, Bleachers, Dealers, Chapmen, and Copartners, and they being declared Bankrupts are hereby required to surrender themselves to the Commissioners in the said Commission named, or the major part of them, on the 25th of August instant, at Six in the Evening, on the 26th of the same mooth, at Ten in the Forenoon, and on the 18th of September next, at Twelve at Noon, at the Eagle and Child Inn, within Wigan, in the said County of Lancaster, and make a full Discovery and Disclosure of their Estate and Effects; when and where the Creditors are to come prepared to prove their Debts, and at the Second Sitting to 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 their Certificate. All persons indebted to the said Bankrupt, 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 Mr. William Norris, Solicitor, John-Street, Bedford-Row, London, or to Mr. Henry Gaskell, Solicitor, in Wigan aforesaid.

Hereas a Commission of Bankrupt is awarded and issued forth against Joseph Brierley, of Manchester, in the County of Lancaster, Dyer, Dealer and Chapman (surviving Partner of William Brierley, late of the same place, Dyer, deceased), 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 23d and 24th days of August instant, and on the 18th day of September next, at Nine of the Clock in the Forencon on each day, at the Star Inn, in Deansgate, Manchester, in the County of Lancaster, 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 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. Sharpe, Eccles, and Cririe, Solicitors, Manchester, or to Messrs. Milne and Parry, Solicitors, Temple, London.

Hereas a Commission of Bankrupt is awarded and issued forth against Matthew Linfoot, of Heds, in the County of York, Tea-Dealer, 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 23d and 24th days of August instant, and on the 18th day of September next, at Eleven of the Clock in the Forenoon on each day, at the Sussions-House, Leeds afcresaid, 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 Mr. Bukett, No. 8, Cloak-Lane, London, or to Mr. Michael Bentley, Attorney at Law, Leeds.

Whereas a Commission of Bankrupt is awarded and issued forth against John Dawson, of New Wind sor, in the County of Berks, Cheesefactor, 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 10th and 14th of August instant, and on the 18th of September next, at Ten of the Clock in the Forencon 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 Assignces, and at the Last Sitting the said Bankrupt is required to finish his Examination, and the Creditors are to assent to or dissent from the allowance of his Certificate. All persons indebted to the said Bankrupt, or that have any of his Effects, are not to pay or deliver the same but to whom the Commissioners shall appoint, but give notice to Messrs. Blandy, Andrews, and Blandy, Solicitors, Reading, or to Messrs, Few, Ashmore, and Hamilton, Solicitors, Henrietta-Street, Covent-Garden.

Hereas a Commission of Bankrupt is awarded and issed forth against William Jewell, of Henrietta-Street, Covent-Garden, in the County of Middlesex, Carver and Gilder, 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 14th and 28th days of August instant, and on the 18th day of September next, 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 Creditors are to come prepared to prove their Debts, and at the Second Sitting to choose Assignees, and at the Last Sitting the said Bankrupt is required to finish his Examination, and the Cieditors 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 MIr. Phillips, Solicitor, No. 29, Bedford-Street, Govent-Garden, and No. 91, Watling-Street.

Hereas a Commission of Bankrupt is awarded and issued forth against Bryce Johnson Tennent, of Liverpool, in the County of Lancaster, Merchant, Deader and Chapman (Partner with William Garnett, of Liverpool aforesaid, Merchant, carrying on business at Liverpool aforesaid, under the firm of Tennent and Garnett), and he being declared a Bankrupt is hereby required to surrender himself to the Commissioners in the said Commission named, or the major part of them, on the 25th and 27th of August instant, and on the 18th of September next, at Eleven in the Forenoon on each day, at the Office of Messrs. Avison and Wheeler, Solicitors, Hanover-Street, Liverpool, 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 disser from the allowance of his Certificate. All persons indebted to the seid 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. Avison and Wheeler, Solicitors, Liverpool, and 28, Castle-Street, Holborn, London.

Whereas a Commission of Bankrupt is awarded and issued forth against George Jones and Jethro Borrow, of the City of Bristol, Loal-Merchants, Dealers, Chapmen, and Copartners and they being declared Bankrupts are hereby required to surrender themselves to the Commissioners in the said Commission named, or the major part of them, on the 16th and 17th of August instant, and on the 18th of September next, at One of the Clock in the Afternoon on each of the said days, at the White Hart Inn, in Broad-Street, Bristol, and make a full Discovery and Disclosure of their Estate and Effects; when and where the Creditors are to come prepared to prove their Debts, and at the Second Sitting to choose 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 their Certifi-

cate. 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. Stocker, Dawson, and Herringham, New Boswell-Court, Carey-Street, London, or to Mr. J. H. Frankis, Solicitor, Union-Court, Corn-Street, Bristol.

Hereas a Commission of Bankrupt is awarded and issued forth against William Reid the elder, of Rosomon-Street, Clerkenwell, in the County of Middlesex, Watch-Maler, 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 10th and 21st days of August instant, and on the 18th day of September nort, at Ten of the Clock in the Forencon on each of the said days, at Guildball, London, and make a full Discovery and Disclosure of his Estate and Effects; when and where the Creditors are to come prepared to prove their Debts, and at the Second Sitting to chuse Assignees, and at the last Sitting the said Bankrupt is required to finish his Examination, and the Creditors are to assene 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 Scargill, jun. 44, Coppice-Row, Clerkenwell.

Hereas a Commission of Bankrupt is awarded and issued forth against William Innes, of Hatton-Garden, in the County of Middlesex, Tailor, and he being declared a Bankrupt is hereby required to surrender himself to the Commissioners in the said Commission named, on the major part of them, on the 14th day of August instant, at Ten of the Clock in the Forenoon, on the 17th day of the same month, at Eleven in the Forenoon, and on the 18th of September next, at Ten in the Forenoon, 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 dehts, 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 Messrs. Tyrrell and Son, Guildhall.

Hereas a Commission of Bankrupt is awarded and issued against John Bennett Blandford, of the Town and County of Poole, Innkeeper, Dealer and Chapman, and he heing 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 17th day of August instant, at Four in the Afternoon, on the 18th of the same month, and on the 18th day of September next, at Ten o'Clock in the Forenoon, at the Old Antelope Inn, in Poole aforesaid, 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 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 Messrs. Alexander and Holme, New-Inn, London, or to Mr. Thomas Parr, Solicitor, Poole; Dorset.

Hereas a Commission of Bankrupt is awarded and issued forth against Robert Archbell, of the suburbs of the City of York, Cornlactor, 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 24th and 25th of August instant, and on the 18th of September next, at Eleven of the Clock in the Forenoon on each of the said days, at Etridge's Hotel, in the City of York, 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 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. Bell and Brodrick, Solicitors, Bow-Church-Yard, Cheapside, London, or to Messrs. Brook and Bulmer, Solicitors, in the City of York.

Whereas a Commission of Bankrupt is awarded and issued forth against John Appleton, late of Sunderland near the Sea, in the County of Durham, Ship-Owner and Master Mariner, Dealer and Chapman (now a prisoner in the King's-Bench Prison), and he being declared a Bankrupt is hereby required to surrender himself to the Commis-sioners in the said Commission named, or the major part of sioners in the said Commission named, or the major part of them, on the 14th and 21st of August instant, and on the 13th day of September next, at Eleven of the Clock in the Forenoon on each of the said days, at Guildhall, London, and made 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 choose Assignes, 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 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. Brumell, Solicitor, No. 4, Church-Passage, Guildhall.

HE Commissioners in a Commission of Bankrupt awarded and issued forth against William Mills, late of awarded and issued forth against without Minis, face of Kirkby Stephen, in the County of Westmoreland, but now a prisoner confined for debt in His Majesty's Gaol at Appleby, White-Leather-Manufacturer, Dealer and Chapman, intend to meet on the 1st day of September next, at Eleven o'Clock in the Forenoon, at the Crown and Mitre Inn, in Appleby, Westmoreland (by Adjournment from the 30th day of July Set) for the purpose of shopping an Assignee of Assignees of last), for the purpose of choosing an Assignee or Assignees of the Bankrupt's estate and effects, and in order to receive the Proof of Debts under the said Commission.

THE Commissioners in a Commission of Bankrupt Awarded and issued forth ngainst Richard Acton, of Manchester, in the County of Lancaster, Corn-Factor, Flour-Dealer and Chapman, intend to meet on the 25th of August instant, at Two of the Clock in the Afternoon, at the Star Inn, in Manchester aforesaid, to proceed to the choice of an Assignee or Assignees of the Estate and Effects of the said Bankrupt, in the room, place, and stead of Andrew Comber, a Bankrupt, and John Ball, deceased; when and where the Creditors, who have not already proved their Debts, are to come prepared to prove the same, and, with those who have already proved their debts, vote in such choice accordingly.

THE Commissioners in a Commission of Bankrupt awarded and issued forth against Joseph Mayers, of Yarmouth, in the County of Norfolk, Merchant, Dealer and Chapman, intend to meet on the 10th day of August instant, at Ten in the Forencon, at Guildhall, London (by further Adjournment from the 3d instant), in order to proceed to the choice of an Assignee or Assignees 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, and with those who have already proved their Debts, vote in such choice accordingly.

HE Commissioners in a Commission of Bankrupt awarded and issued forth against William Cavet, late but now of Angel-Street, Saint Martin's-le-Grand, in the Liberty of Westminster, Cook, Dealer and Chapman, intend to meet on the 10th day of August instant, at Eleven of the Clock in the Forenoon, at Guildhall, London (by Adjournment from the 7th of August inst.), 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 droved than dabte are to come prepared to prove the same and 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 metinate.

HE Commissioners in a Commission of Bankrupt awarded and issued forth against John Thompson, of Joiner-Street, Southwark, in the County of Surrey, Victualler, Dealer and Chapman, intend to meet on the 31st day of August instant, at Ten of the Clock in the Forenoon, at both of the City of Gloucester, Pin-Manufacturers, Dealers,

Guildhall, London (by further Adjournment from the 3d day of August inst.), 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 Richard Jordan and John Smith, of Stratford, in the County of Essex, and John Litchfield, of Leadenhall-Street, in the City of London, Coach-Proprietors, Horse-Dealers, and Chapmen, intend to meet on the 21st day of August instant, at Eleven in the Forencon, at Guildhall, London (by further Adjournment from the 31st day of July last), in order to take the Last Examination of John Litchfield, 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, are to assent to or dissent from the allowance of his Certificate.

HE Commissioners in a Commission of Bankrupt awarded and issued forth against Francis Bradley, late awarded and issued forth against Francis Bradley, late of King-Street, Portman-Square, but now of Great Mary-le-Bone-Street, in the County of Middlesex, Upholsterer and Cabinet-Maker, Dealer and Chapman, intend to meet on the 21st of August instant, at Ten o'Clock in the Forenoon, at Guidhall, London (by Adjournment from the 3d of August instant), to take the Last Examination of the said Bankrupt; when and where he is required to surrender himself and when and where he is required to surrender himself, and make a full Discovery and Disclosure of his latate 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, bearing date the 20th day of June 1819, awarded and bearing date the 20th day of June 1819, awarded and issued forth against Joseph Durham, of Lower Shadwell-Street, in the County of Middlesex, Carcase-Butcher, Deater and Chapman, intend to meet on the 18th day of September next, at Eleven of the Clock 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. will be disallowed.

THE Commissioners in a Commission of Bankrupt, bearing date the 4th of December 1812, awarded and issued forth against William Henry Gall, of Gutter-Lane, Cheapside, London, Silk-Manufacturer, Dealer and Chapman, intend to meet on the 26th day of October next, at Twelve of the Clock at Noon, at Guildball, London, ino 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 prenared to 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 8th day of January 1819, awarded and issued forth against Francis Turner, of Doncaster, in the County of York, Cordwainer, Dealer and Chapman, intend to meet on the 4th of September next, at Twelve o'Clock at Noon, at the Guildhall, in Doncaster aforesald, 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.

Chapmen, and Copartners, intend to meet on the 31st day of August instant, at Twelve o'Clock at Noon, at the Boothall Inn, in the City of Gloucester, to make Dividends of the Joint and Separate 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 Dividends. And all Claims not then proved will be disallowed.

bearing date the 18th day day of March 1817, awarded and issued forth against James Binion, of Edward-Street, Portman-Square, in the Parish of Saint Mary-le-bone, in the County of Middlesex, Ironmonger, Dealer and Chapman, intend to meet on the 28th of August inst., at Eleven in the Forenoon, at Guildhall, 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 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 9th day of January 1816, awarded and issued forth against John Thompson the elder, of Culpho, in the County of Suffolk, Merchant, Dealer and Chapman, intend to meet on the 17th day of September next, at Eleven in the Forenoon, at the Bear and Crown Inn, in Ipswich, in the County of Suffolk, 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.

THE Commissioners in a Commission of Bankrunt, bearing date the 23d day of September 1817, awarded and issued forth against Archibald Rankin, late of Red-Lion-Place, Cock-Lane, Giltspur-Street, in the City of London, China-Printer, Dealer and Chapman, intend to meet on the 28th, day of August instant, at Ten of the Clock in the Forenoon, at Guildhall, London, in order to make a Dividend of the Estate and Effects of the said Bankrupt; when and where the Creditors, who have net 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 a Commission of Bankrupt awarded and issued forth against John Matthews, of Penn, in the County of Somerset, Shoe-Maker, Dealer and Chapman, have certified to the Lord High Chancellor of Great Britain, that the said John Matthews 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 another Act passed in the Forty-ninth Year of His present Majesty's Reign, his Certificate will be allowed and confirmed as the said Acts direct, unless cause be shewn to the contrary on or before the 28th day of August instant.

Hereas the acting Commissioners in a Commission of Bankrupt awarded and issued forth against Thomas Blake, of Cowes, in the Isle of Wight, in the County of Southampton, Brewer, Dealer and Chapman, have certified to the Right Honourable John Lord Eldon, Lord High Chancellor of Great Britain, that the said Thomas Blake hath in all things conformed himself according to the directions of the several Acts of Parliament made concerning Bankrupts; This is to give notice, that, by virtue of an Act passed in the Fifth Year of his late Majesty's Reign, and also of an Act passed in the forty-ninth year of His present Majesty's reign, his Certificate will be allowed and confirmed as the said Acts direct, unless cause be shewn to the contrary on or before the 28th day of August instant.

W Hereas the acting Commissioners in a Commission of Bankrupt awarded and issued forth against James Hornby, of Liverpoot, in the County of Lancaster, Merchant and Common-Brewer, have certified to the Lord High Chancellor of Great Britain, that the said James Hornby hath in all things conformed himself according to be directions of the several Acts of Parliament made con-

cerning Bankrupts; This is to give notice, that, by virtue of an Act passed in the Fifth Year of His late Majesty's Reign, and also of another Act passed in the Forty-ninth Year of His present Majesty's Reign, his Certificate will be allowed and confirmed as the said Acts direct, unless cause be shewn to the contrary on or before the 28th day of August instant.

Hereas the acting Commisioners in a Commission of Bankrupt awarded and issued forth against Thomas Robinson, Thomas Henry Robinson, and Richard Hancock, all of Manchester, in the County of Lancaster, Cotton-Merchants, Dealers, Chapmen, and Copartners, have certified to the Lord High Chancellor of Great Britain, that the said Thomas Henry Robinson hath in all things cenformed 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 another act passed in the Forty-ninth Year of His present Majesty's Reign, his Certificate will be allowed and confirmed as the said Acts direct, unless cause be shewn to the contrary on or before the 28th day of August instant.

Whereas the acting Commissioners in the Commission of Bankrupt awarded and issued forth against John Charles White, of Mitre-Court, Fenchurch-Street, in the City of London, Merchant, Dealer and Chapman (trading under the firm of John Charles White and Company), have certified to the Right Honourable the Lord High Chancellor of Great Britain, that the said John Charles White 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 another Act passed in the Forty-ninth Year of His present Majesty's Reign, his Certificate will be allowed and confirmed as the said Acts direct, unless cause be shewn to the contrary on or before the 28th of August instant.

Hereas the acting Commissioners in the Commission of Bankrupt awarded and issued forth against William Tatum and Ebenezer Palmer, late of Fish-Street-Hill, in the City of London, Paper-Stainers and Manufacturers, Dealers, Chapmen, and Partners, have certified to the Right Hon. the Lord High Chancellor of Great Britain, that the said William Tatum hath in all things conformed bimself according to the directions of the several Acts of Parliament made concerning Bankrupts; This is to give notice, that, by virtue of an Act passed in the Fifth Year of His late Majesty's Reign, and also of another Act passed in the Forty-ninth Year of His present Majesty's Reign, his Certificate will be allowed and confirmed as the said Acts direct, unless cause be shewn to the contrary on or before the 28th day of August instant.

Whereas the acting Commissioners in the Commission of Bankrupt awarded and issued forth against Soesman Nathan, of Chandos-Street, Covent-Garden, in the County of Middlesex, Butcher, Dealer and Chapman, have certified to the Right Hon. John Lord Eldon, Lord High Chancellor of Great Britain, that the said Soesman Nathan 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 ritue of an Act passed in the Fifth Year of His late Majesty's Reign, and also of another Act passed in the Forty-ninth year of His present Majesty's Reign, his Certificate will be allowed and confirmed as the said Acts direct, unless cause be shewn to the contrary on or before the 28th day of August instant.

Hereas the acting Commissioners in a Commission of Bankrupt awarded and issued forth against William Richard Wilson, of Crown-Court, Broad-Street, in the City of London, Merchant and Ship-Broker, have certified to the Right Honourable John Lord Eldon, Lord High Chancellor of Great Britain, that the said William Richard Wilson hath in all things conformed himself according to the directions of the several Acts of Parliament made concerning Bankrupts; This is to give notice, that, by virtue of an Act passed in the Fifth Year of his late Majesty's Reign, and also of an Act passed in the Forty-ninth Year of His present Majesty's Reign, his Certificate will be allowed and confirmed as the said Acts direct, unless cause be shewn to the contrary on or before the 28th day of August instant.

Hereas the acting Commissioners in the Commission of Bankrupt awarded and issued forth against of Bankrupt awarded and issued forth against Charles Mackenzie, late of Caroline-Street, Bellford-Square (but now a prisoner for debt in the King's-Bench Prison), Merchant, Dealer and Chapman, have certified to the Right Hon. John Lord Eldon, Lord High Chancellor of Great Britain; that the said Charles Mackenzie 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 another Act passed in the Forty-ninth Year of His present Majesty's Reign, his Certificate will be allowed and confirmed as the said Acts direct, unless cause be shewn to the contrary on or before the direct, unless cause be shown to the contrary on or before the 28th day of August instant.

Notice to the Creditors of John Carrie, Merchant, Arbroath. Arbroath, July 30, 1819.

TAMES WALKER, Merchant, in Arbroath, Trustee on the said John Carrie's sequestrated estate, hereby intimates, that there are still several debts due to said estate, of which he has not been able to obtain payment, and he requests a meeting of the said John Carrie's Creditors to be held in Fairweather's Inn, Arbroath, on Wednesday the 25th day of August next, at Twelve o'Clock at Noon, to give directions as to the sale of said debts.

Notice to the Creditors of James Peddie Christie, Tobacco-nist, Edinburgh

TPON the application of the said James Peddie Christie, PON the application of the said James Peddie Christie, with concurrence of a Creditor to the extent required by law, the Lord Ordinary on the Bills, on the 2d of August current, sequestrated his whole estate, heritable and moveable; and appointed his Creditors to meet within Ferguson's Favern, Lawn-Market, Edinburgh, upon Wednesday the 11th day of August current, at One o'Clock in the Afternoon, to name an Interim Factor on each estate and to mark august. name an Interim Factor on said estate; and to meet again, upon Thursday the 26th day of same month, at the same place and hour, for the purpose of electing a Trustee.—Of which notice is hereby given, in terms of the Statute.

Notice to the Creditors of Duncan M'Laren, Spirit-Dealer, in Edinburgh ..

Edinburgh, August 3, 1818.

AMES LORIMER, Merchant, in Edinburgh, hereby intimates, that he was chosen and confirmed Trustee on infimates, that he was chosen and continued trustee on the sequestrated estate of the said Duncan McLaren; and that upon his application the Sheriff-Substitute of Edinburghshire has fixed Wednesday the 18th August current and Wednesday the 1st September next, within the Sheriff-Clerk's Office, Edinburgh, at Two o'Clock in the Afternoon each day, for the public examinations of the Bankrupt and others consider with the said estate; and that a general meeting of nected with the said estate; and that a general meeting of the Creditors is to be held within the Royal Exchange Coffee-House, Edinburgh, upon Thursday the 2d September next, at One o'Clock in the Afternoon; and another meeting on Wednesday the 15th September next, at the same place and hour, for the purpose of electing Commissioners and instructing the Trustee in the management of the said estate. And the Trustee requests the Creditors to lodge with him

their grounds of debt and oaths of verity threto between and the said meeting; certifying hereby, that all those who neglect to do so between and the 23d day of April next, being ten months from the date of the sequestration of the said estate, will be ent off from any share in the first dividend of the Bankrupt estate.

Notice to the Creditors of M'Donald and Gibson, Cotton-Yarn-Merchants, in Glasgow, as a Company, and M'Donald and -- Gilson, Partners thereof, as indi-

August 3, 1819.

ILLIAM JAFFREY, Merchant, in Glasgow, hereby intimates, that he has been confirmed Trustee on the sequestrated estates of the said M Donald and Gibson, as a Company, and James M'Donald and Charles Gibson, Partners thereof, as individuals; and that the Sheriff of Lanarkshire has fixed Friday the 20th day of August current and Friday the 3d day of September next, within the Sheriff-Clerk's

Office, in Glasgow, at Eleven o'Clock in the Forenoon each day, for the public examinations of the Bankrupts and others connected with their affairs; as also, that a meeting of the said Creditors will be held in the Star Inn, Glasgow, on Saturday the 4th day of said month of September, at Twelve Saturnay the 4th day of said month of September, at I welve of Clock at Noon; and another meeting of said Creditors will be held, at the same place and hour, upon Friday the 17th day of said month, for the purpose of choosing Commissioners and instructing the Trustee. And the Trustee hereby requires the Creditors of said Company and Partners thereof, to lodge with him their claims and vouchers of debt and oaths of verity thereon, at or previous to the first of said meetings; with certification, if this is not done betwixt and the 22d day. of April next, the Creditors neglecting will have no share in the first distribution of the estate.

Notice to the Creditors of James Sword, junior, of West-thorn, Coal-Merchant, Coal-Dealer, Grain-Dealer, Ship-Owner, and Merchant, in Glasgow.

PON the application of the said James Sword, junior, with concurrence of a Creditor to the extent required law, the Lord Ordinary officiating on the Bills in the Dy law, the Lord Ordinary officiating on the Bills in the Court of Session, this day sequestrated the whole estate, heritable and moveable, real and personal, of the said James Sword, junior; and appointed his Creditors to meet within the Black Bull Inn, Glasgow, on Tuesday the 10th day of August current, at Twelve o'Clock at Noon, for the purpose of naming an Interim Factor on the said sequestrated estate; and to meet again, at the same place and hour, on Tuesday the 31st day of the said mouth of August, to elect a Trustee thereon.—Of all which notice is hereby given, in terms of the Statute. Statute.

Notice to the Creditors of John Crichton, Merchant, in Glasgow.

Edinburgh, August 3, 1819.

THE Lord Ordinary on the Bills, this day sequestrated the whole estates and effects of the said John Crichton; and appointed his Creditors to meet within the Lyceum-Rooms, Glasgow, on Wednesday the 11th day of August current, at One o'Clock in the Afternoon, for the purpose of choosing an Interim Factor; and, on Wednesday the 1st day of September next, at the same place and hour, for the purpose of electing a Trustee on said sequestrated estate.

Notice to the Creditors of P. A. Barr and Company, Grocers, in Edinburgh, and of Peter Allan Barr, commonly called Allan Barr, an individual Partner of that Company

Edinburgh, August 3, 1819.

JPON the application of the said P. A. Barr and Company, and of the said Reter Allan Barr, with the statu-tory concurrence, the Lord Ordinary on the Bills, of this date, sequestrated the whole estate and effects of the said Bankrupts, both as Company and as individuals; and appointed their Creditors to meet within John's Coffee-House, Edinburgh, on Wednesday the 11th day of August current, at One o'Clock in the Afternoon, to choose an Interim Factor; and afterwards to meet on Wednesday the 25th day of the said. month, at the same place and hour, to elect a Trustee.

Notice to the Creditors of Robert Kent, Farrier and Banker, in Kilmarnock.

Edinburgh, August 3, 1819 ..

HE Lord Ordinary officiating on the Bills, of this date, sequestrated the whole estate and effects, heritable and moveable, real and personal, of the said Robert Kent; and appointed his Creditors to meet within the house of John. Begbie, Viotner, Kilmarnock, upon Wednesday the 11th day of Angust current, at Twelve o'Clock at Noon, to name an Interim Factor; and, at the same place and hour, upon Wednesday the 1st day of September next, to choose a Trustee.

Notice to the Creditors of James Dove, Ship-Owner, in Leith.

Edinburgh, August 3, 1819 ..

LEXANDER ANDERSON, Merchant, in Edinburgh, Trustee upon the sequestrated estate of the said Jaines Dove, hereby intimates, that the Sheriff of Edinburgh has fixed Monday the 16th and Monday the 30th days of August current, at Two o'Glock in the Afternoon on each day, for thes. first and second examination of the Bankrupt and others connected with his affairs; the examinations to proceed in the Sheriff-Clerk's Office, Edinburgh.

Sheriff-Cierk's Office, Edinburgh.

The Trustee also intimates, that two meetings of the Creditors of the said James Dove will be held within the Royal Exchange Coffee-House, Edinburgh,—one on Toesday the 31st day of August current, being the first lawful day after the second examination of the Bankrupt,—and the other on Toesday the 14th day of September next, at Twelve o'Clock at Noon on each day; and at the last meeting to elect Commissioners and instruct the Trustee, all in terms of the Statute. And the Trustee hereby requires the Creditors to produce in his hands their claims and grounds of debt, with oaths of verify thereon, at or previous to the said first-mentioned meeting; and unless the said productions are made on or betwixt and the 9th day of April next, the party neglecting will draw no share of the first dividend.

Notice to the Creditors of Messrs. Forrester, Anderson, and Jarvie, Merchants, in Glasgow.

Glasgow, August 1, 1819.

ONALD CUTHBERTSON, Accountant, in Glasgow, Trustee on the sequestrated estate of the said Forrester, Anderson, and Jarvie, and of the Individual Partners thereof, hereby intimates, that the Sheriff of Lanarkshire has fixed Tuesday the 17th and Tuesday the 31st days of August current, at Eleven o'Clock in the Forenoon each day, within the Sheriff-Clock's Office, in Glasgow, for the public examination of the Individual Partners of said Company and others connected with their affairs, in terms of the Statute.

connected with their affairs, in terms of the Statute.

The Trustee also intimates, that two meetings of the Creditors of the Bankrupts will be held within the Writing Chambers of Nathaniel Stevenson, Writer, in Glasgow,—one on Wednesday the 1st day of September next, being the first lawful day after the second examination of the Bankrupts,—and the other on Wednesday the 15th of said month of September, at Twelve o'Clock at Noon each day; the last of said meetings to be held for the purpose of electing Commissioners and instructing the Trustee, all in terms of the Statute. And the Trustee hereby requires the Creditors to produce in his hands their claims and grounds of debt, with oaths of verity thereon, at or previous to the said first-mentioned meeting; and unless the said productions are made on or before and the 3d day of May next, the parties neglecting will draw no-share of the first dividend.

Notice to the Creditors of Mathew Parker, late Hardware-Merchant, in Dunfermline, presently residing there.

Edinburgh, August 3, 1819.

HOMAS SHEPHERD, Merchant, in Edinburgh, hereby intimates, that he has been confirmed Trustee on the sequestrated estate of the said Mathew Parker; and that the examinations of the Bankrupt and others connected with his affairs are to take place within Dow' Inn, Dunfermline, upon Tuesday the 17th day of August Current and Friday the 3d of September part at Twelce of Juck at Nuon on each day.

Tuesday the 17th day of August current and Friday the 3d of September next, at Twelve o'Clock at Noon on each day. The Trustee farther intimates, that a general meeting of the Creditors will be held within Dow's Inn, Dunfermline, upon Saturday the 4th of September next, at Twelve o'Clock at Noon; and, again another meeting will be held, at the same place and hour, upon Saturday the 18th day of September next, for the purposes mentioned in the Statute.

The Trustee hereby requires the Creditors to lodge in his hands, betwixt and the said last-mentioned meeting, their claims and vouchers of debt, with oaths of verity thereon; certifying, that unless such productions are made betwixt and the 10th day of April next, those neglecting shall have no share of the first distribution of the Bankrupt's estate.

BY order of the Court for the Relief of Insolvent Debtors—the petitions of William Summers, late of St. Neots, in the County of Huntingdon, Fruit-Salesman, and William Leeland, late of the Parish of Colne, in the County of Huntingdon, Waterman, but now prisoners for debt confined in His Majesty's Gaol of Huntingdon, in the County of Huntingdon, will be heard-before His Majesty's Justices of the Peace for the said County, at an adjournment of the General Quarter Sessions of the Peace which will be holden at Huntingdon, in and for the said County, on Saturday the 28th

day of August instant, at the hour of Ten in the Morning and that schedules annexed to the said petitions, containing lists of the Creditors of the said prisoners, are filed in the Office of the said Court, No 9, Essex-Street, Strand, in the County of Middlesex, to which the creditors of the said prisoners may refer; and they do hereby declare, that they are ready and willing to submit to be fully examined touching the justice of their conduct towards their creditors.

WILLIAM SUMMERS. WILLIAM LEELAND.

BY order of the Court for the Relief of Insolvent Debtors—the petition of Frederick Webster, late of Gildersome, in the County of York, Clothier, but now a prisoner for debt in the Fleet Prison, in the City of London, will be heard at the Guildhall, in the City of Westminster, on the 30th day of August instant, at Nine o'Clock in the Morning; and that a schedule, containing a list of all the creditors of the said prisoner, annexed to the said petition, is filed in the Office of the said Court, No. 9, Essex-Street, in the Strand, in the County of Middlesex, to which any creditor may refer; and in case any creditor intends to oppose the discharge of the said prisoner, it is further ordered, that such creditor shall give notice in writing of such his intention, to be left at the Office of the said Court, between the hours of Nine in the Forenoon and Five in the Afternoon, two days at the least before the said 30th of August, together with the grounds or objections to such discharge, and in default thereof, such Creditor shall be precluded from opposing the said prisoner; and he hereby declares, that he is ready and willing to submit to be fully examined touching the justice of his conduct towards his Creditors.

FREDERICK WEBSTER.

By order of the Court for the Relief of Insolvent Debtors—the petitions of William Davies, late of Carmarthen, in the County of Carmarthen, South Wales, Spirit and Porter-Dealer; Richard Ollerton the younger (also sned as Richard Ollerton), formerly of the City of Bristol, Victualler, and late of Trowbridge, Wiltshire, General-Shopkeeper; Thomas. Ames, formerly of 306, High-Street, Borough, Surrey, and also of Blackheath-Hill, Greenwich, Kent, and late of No. 31, High-Street, Borough, Surrey, Fishmonger; and Edward Reynolds, late of Bradford, Wiltshire, Currier, but now prisoners confined for debt in the King's-Bench Prison, in the County of Surrey, will be heard at the Guildhall, in the City of Westminster, on the 30th day of August instant, at the hour of Nine in the Morning; and that schedules, containing lists of all the creditors of the said prisoners, annexed to the said petitions, are filed in the Office of the said Court, No. 9, Essex-Street, Strand, in the County of Middlesex, to which any creditor may refer; and in case any creditor intends to oppose the discharge of the said prisoners, it is further ordered, that such creditor shall give notice in writing of such his intention, to be left at the Office of the said Court, between the hours of Nine in the Forenoon and Five in the Afternoon, two days at the least before the said 30th of August, together with the grounds or objections to such discharge, and in default thereof, such Creditor shall be precluded from opposing the said prisoners; and they hereby declare, that they are ready and willing to submit to be fully examined touching the justice of their contduct towards their Creditors.

WILLIAM DAVIES, RICHARD OLLERTON, THOMAS AMES., EDWARD REYNOLDS,

THE Creditors of William James Hughes, late of Upper-Rrospect-Place, near Newington, in the County of Middlesex,, a Commander in the Royal Navy, and late Governor of the Naval Hospital at Halifax, Nova Scotia, who hath taken the benefit of the Insolvent Act, may receive a first, second, and third dividend upon their respective debts by applying to Mr. T. H. Ewbank, the Assignee, at his Office, No. 27, North, Andley-Street, Grosvenor-Square.

the said County, at an adjournment of the General Quarter Sessions of the Peace which will be holden at Hunting-don, in and for the said County, on Saturday the 28th the half-pay of His Majesty's 50th Regiment of Foot, who.

hath taken the benefit of the Insolvent Act, may receive a first, second, third, and fourth dividend upon their respective debts, by applying to Mr. T. H. Ewbank, the Assignee, at his Office, No. 27, North-Audley-Street, Grosvenor-Square.

THE Creditors of Michael Renow, late of Crowland, in the County of Lincoln, Labourer, who has lately been discharged out of the custody of the Marshal of the King's-Bench Prison, under and by virtue of an Act of Parliament, made and passed in the 53d year of the reign of His present Majesty, intituled "An Act for the Relief of Insolvent Debtors in England" are requested to meet at the House of Mr. Abraham Blood, called the George Inn, in Crowland aforesaid, on Thursday the 12th day of August instant, at Twelve o'Clock at Noon precisely, to assent to or dissent from the Assignee of the estate and effects of the said Michael

Renow selling certain copyhold property, part of the estate of the said Michael Renow.

THE Assignce of the estate and effects of George Colman, late of the Little Theatre Royal, in the Haymarket, formerly residing in Piccadilly, Westminster, and now of Melina-Place, St. George's-Fields, Southwark, Esq. who hath taken the benefit of the Insolvent Debtors Act, does hereby give notice, that he will, after the expiration of thirty days from the date hereof, make a dividend of the monies come to his hands belonging to the estate of the said George Colman; and the Creditors of the said Insolvent are hereby required to prove their respective debts in the manner directed by the said Act.—Dated the 7th day of August 1819.

T. H. EWBANK,

27, North Audley Street, Grosvenor-Square.

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

[Price Two Shillings and Nine 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.