

The London Gazette.

Publithed by Authority.

SATURDAY, JULY 19, 1823.

A T the Court at Carlton-House, the 16th of July 1823,

PRESENT,

The KING's Most Excellent Majesty in Council.

THEREAS by an Act, passed in the fifty-sixth year of His late 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 thing in any Act or Acts of Parliament to the contrary notwithstanding: and whereas it is deemed expedient that the ballot and enrolment for the local militia should be suspended for the space of one year; it is, therefore, ordered by His Majesty, by and with the advice of His Privy Council, that no ballot or enrolment for the local militia do take place for the space of one year from and after the date hereof, but that the ballot and enrolment for the local militia be suspended for the space of one year from the date of this Order.

Jas. Buller.

A^T the Court at Carlton-House, the 16th of July 1823,

PRESENT,

The KING's Most Excellent Majesty in Council.

H IS Majesty having been pleased to appoint the Right Honourable James Walter, Earl of Verulam, to be Lord Lieutenant of the county of Hertford, his Lordship this day took the oaths appointed to be taken thereupon, instead of the Oaths of Allegiance and Supremacy.

A T the Council-Chamber, Whitehall, the 17th of July 1923,

PRESENT,

The Lords of His Majesty's Most Honourable Privy Council.

WHEREAS by an Act, passed in the fortyfifth year of His late Majesty's reign, intituled "An Act for making further provision for the effectual performance of quarantine," it is, among other things, enacted, that it shall and may be lawful for the Lords and others of His Majesty's Privy Council, or any three or more of them, to make such Order as they shall see necessary and expedient upon any unforseen emergency, or in any particular case or cases, with respect to any ship or ships, vessel or vessels arriving and having any infectious disease or distemper on board, or on board of which any infectious disease or distemper. may have appeared in the course of the voyage, or arriving under any other alarming or suspicious circumstances as to infection, although such ship or ships, vessel or vessels shall not have come from any place or places from which His Majesty, His heirs, or successors, by and with the advice of His or their Privy Council, may have adjudged and declared it probable that the plague, or any such infectious disease or distemper, may be brought; and also with respect to the persons, goods, wares, and merchandises on board the same ; and all such Orders so made by the Lords or others of the Privy Council, or any three or more of them as aforesaid, shall be as good, valid, and effectual to all intents and purposes (as well with respect to the commander, master, or other person having the charge of any such ship or vessel, and all other persons on board the same, as with respect to any other persons having any intercourse or communication with them, and to the penalties, forfeitures, and punishments to which they may respectively become liable), 'as' any Order or Orders made by His Majesty, His beirs, or successors, by and with the advice of His or their Privy Council concerning quarantine, and the prevention of infection as aforesaid, and notified by Proclamation, or published in the London Gazette :

And whereas, advices have been received that a malignant vellow fever is prevalent at Sierra Leone, and also at the Island of Ascension, and that it is reported to have proved very fatal to a vessel recently arrived from Sierra Leone; it is hereby ordered in Council, that all ships and vessels coming from, or having touched at, any port or place on the western coast of Africa, or at the Island of Ascension; or having received any person or persons, goods, wares, or merchandise, packets, packages, baggage, wearing apparel, books, letters, or any other articles whatever from out of any such ship or vessel, shall, on their arrival on the coasts of this kingdom, or of the Isles of Guernsey, Jersy, Allerney, Sark and Man, come to anchor at such place or places as have been or shall be appointed by the Commissioners of His Majesty's Customs, within or without the port to which such ships or vessels shall be bound, in order that the state of health of the crew and persons on board may be duly examined into 'and ascertained, 'prior to such ships and vessels being permitted to enter the port of their destination, and that, in the mean time, no intercourse with any other ship or vessel,

or boat, or with the shore, shall be permitted, nor any of the crew or persons on board such ships or vessels be suffered, to came or be brought on shore:

And it is hereby further ordered, that in case, upon such examination, it shall appear to the Superintendant or other principal Officer of the Customs, employed in the quarantine service, that such ships or yessels have the said contagious fever actually on board, or that any of the crew or persons on board have been ill, or have died of such contegious fever within the space of forty days, prior to the arrival of such ships or vessels on the coasts of this kingdom, or of the Islands aforesaid, or that in the event of any death, occasioned by such contagious fever, having taken place on board at an earlier period of the voyage than forty days. prior to their arrival on the coasts of this kingdom, or of the Islands aforesaid, the cloathes and bedding and all personal effects, susceptible of infection, worn by or belonging to the persons so deceased, were not thrown overboard and sunk immediately upon such decease, 'or as soon after as possible; or in case it shall appear that such ships had, within the space of forty days prior to arrival on the coasts of this kingdom, or of the Islands aforesaid, received any person or persons, or any of the articles hereinbefore mentioned, from out of any ship, vessel, or boat coming from any port or place on the western coast of Africa, or from the Island of Ascension, then and in such case every such ship and vessel, with their cargoes and persons on boad, shall perform a quarantine of fifteen days (or of such further time as may be afterwards directed by any Order or Orders of three or more of the Lords or others of His Majesty's Privy Council), at the several places appointed for the performance of quarantine by ships subject and liable thereto, and bound to the said several ports respectively :

And it is hereby further ordered, that notwithstanding the ships and vessels arriving or to arrive from any port or place on the western coast of Africa, or from the Island of Ascension, may not be found liable to the performance of quarantine as above directed, no goods, wares, or merchandise enumerated in the first class of His Majesty's said Order in Council, bearing date the fifth of April one thousand eight hundred and five, concerning quarantine, which may be imported in any of the said ships from any port or place on the western coast of Africa, or from the Island of Ascension, nor any packages of good, which packages may consist wholly or in part of any of the said articles so enumerated, be suffered to be landed or brought on shore, but shall be taken out of the ships and vessels importing the same, and sent to the usual place appointed for the performance of quarantine, and be there opened and aired for the space of fifteen days, as directed by His Majesty's said Order in Council of the fifth of April one thousand eight hundred and five, sec, 13, with respect to goods, wares, and merchandises coming from or through the Mediterranean, or from the West Barbary, on the Atlantic Ocean :

And the Right Honourable the Lords Commissiopers 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, His Majesty's Secretary at War, and the Governors and Commanders in Chief, for the time being, of the said Isles of Guernsey, Jersey, Alderney, Sack, and Man, are to give the necessary directions herein, as to, them may respectively appertain.

C. C. Greville.

T the Court at Carlton-House, the 6th of June 1823,

PRESENT,

The KING's Most Excellent Majesty in Council.

WHEREAS by an Act, passed in the last session of Parliament, initialed "An Act to " regulate the trade between His Majesty's pos-" sessions in America and the West, Indies, and " other places in America and the West Indies,? it is enacted, that if His Majesty shall pleem it expedient to extend the provisions of the said Act to any port or ports not enumerated in the schedule, marked A, annexed to the said Act, it shall be lawful for His Majesty, by Order in Conneil, to extend the provisions of the said Act to such part or ports ; His Majesty is thereapon pleased, by and with the advice of His Privy Council, to order, that from and after the passing of this Order, all articles permitted by the said Act to be imported into and exported from the ports enumerated in sobedule A annexed to the said Act, shall and may be in like manner imported into and exported from the port of Old Harbour, in the island of Jamaica, on payment of the daties, and subject to the rules, regu-· lations, penalties, and forfeitures enacted by the said Act :

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

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T the Court at Brighton, the 3d of April A 1823,

PRESENT.

The KING's Most Excellent Majesty in Council.

THEREAS by an Act, passed in the fiftyvv seventh year of His late Majesty's reign, cap. 57, intituled "An Act to empower His Majesty " to suspend training, and to regulate the quotas of " the militia," it is enacted, that it shall be lawful for His Majesty, by any Order or Orders in Council, to suspend the calling out of the militia of the United Kingdom, or any part of the United Kingdom, or of any county, riding, shire, stewartry, city, town, or place, for the purpose of heing trained and exercised in any year, and to order and direct that no training or exercising of the militia of the United Kingdom, or of any county or counties, riding or ridings, shire or shires, stewartry or stewartries, city or cities, town or towns, or place or places, specified in any such Order or Orders in Council, shall take place in any year, any thing contained in any Act or Acts of Parliament relating to the militia, to the contrary notwithstanding : And whereas it is deemed expedient that such training and exercising should be dispensed with in the present year; it is ordered by His Majesty, by and with the advice of His Privy Council, that the calling out of the militia of that part of the United Kingdom called Great Britain, for the purpose of heing trained and exercised in the present year, be suspended, and that no training or exercising of the said militia do take place in the present year.

C. C. Greville.

T the Court at Carlion-House, the 21st A of Febtuary 1823,

PRESENT,

The KING's Most Excellent Majesty in Council.

Order in Council, hearing date the fifteenth November last, to order, require, probibit, and command, that no person or persons whatsoever (except the Master-General of the Ordnance for His Majesty's service) should, at any time during the space of six months (to commence from the thirtieth day of November then instant), presume to transport any gun-powder or salt-petre, or any sort of arms or annuulition, to any port on place within the dominions of the King of Spain, or to any port or place on the Coast of Africa (except to any ports or places within the Streights of Gibraltar), or in the West Indies, or on any part of the Continient of America (except to a port or place, or ports or places in His Majesty's terri-tories or possessions on the Continent of North America, or in the territories of the United States of America), or ship or lade any gun-powder or salt-petre, or any sort of annis or annuni-tion, on board any ship or vessel, in orderetoitrans-Jas. Buller | "porting the same into any such ports or places with-

iu the dominions of the King of Spain, or into any such port or place on the Coast of Africa (except as above excepted), or in the West Indies, or on the Continent of America (except as above excepted), without leave or permission in that behalt 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 the reign of His Majesty King George the Second, intituled "An Act to empower His " Majesty to prohibit the exportation of gun-" powder, or any sort of arms or ammunition, " and also to empower His Majesty to restrain " the carrying coastwise of salt-petre, gun-powder, " or any sort of arms or ammunition;" and also by an Act, passed in the thirty-third year of His late Majesty's reign, cap. 2, intituled "An Act to " enable His Majesty to restrain the exportation " of naval stores, and more effectually to prevent " the exportation of salt-petre, arms, and ammu-" nition, when prohibited by Proclamation or " Order in Council;" His Majesty, by and with the advice of His Privy Council, is pleased hereby to revoke His said Order in Council; and His Ma-jesty is further pleased, by and with the advice of His Privy Council, to 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 date of this Order), presume to transport any gunpowder or salt-petre, or any sort of arms or amunnition, to any port or place on the Coast of Africa (except to any ports or places within the Streights of Gibraltar) or ship or lade any gun-powder 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 (except as before 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 the reign of His Majesty King George the Second, intituled "An Act to empower His Majesty to prohibit the expor-" tation of gun-powder, or any sort of arms or " ammunition, and also to empower His Majesty " to restrain the carrying coastwise of salt-petre, " gun-powder, or any sort of arms or ammuni-"tion;" and also by an Act, passed in the thirty-third year of His late Majesty's reign, cap. 2, intituled "An Act to enable His Majesty to " restrain the exportation of naval stores, and " more effectually to prevent the exportation of salt-petre, arms, and ammunition, when prohier bited by Proclamation or Order in Council :

And the Right Honourable the Lords Commissioners of His Majesty's Treasury, the Commissioners for executing the Office of Lord High Admiral of Great Britain, the Lord Warden of the Cinque Ports, the Master-General and the rest of the Principal Officers of the Ordnance, and His Majesty's Secretary at War, are to give the necessary directions herein as to them may respectively appertain. Jas. Buller. A T the Court at Brighton, the 31st of January 1823,

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PRESENT,

The KING's Most Excellent Majesty in Council.

HEREAS by an Act, passed in the third year of His Majesty's reign (chapter 104), intituled "An Act to continue, until the thirty-" first day of December one thousand eight hundred " and twenty-four, the bounty to vessels employed in the Greenland Seas and Davis's Streights ; and to authorise His Majesty to alter the times " for the sailing of the said vessels, and any of the limitations contained in the Acts for allow-" ing the said bounty," His Majesty is authorised, by any Order or Orders in Council to be issued for that purpose, to suspend, or vary, any or either of the limitations and restrictions contained in the several Acts granting bounties to vessels employed. in the fisheries carried on in the Greenland Seas and Davis's Streights, in such manner as may appear expedient, and as may be expressed and set forth in such Order or Orders in Council; And whereas by an Act, passed in the thirty-second year of His late Majesty King George the Third (chapter 22), it is enacted, " that every ship or vessel having on board one apprentice for every fifty tons burthen, every such apprentice not exceeding the age of twenty years, nor being under ** twelve years at the time be shall be indentured, shall be deemed properly fitted and qualified. with respect to the number and age of apprentices, 64 to proceed on the said fishery to the Greenland Seas and Davis's Streights, and to be entitled to the respective bounties granted by this Act; And whereas it is expedient, that further provision should be made with respect to the number of apprentices to be taken on board ships proceeding to the said fisheries, His Majesty is pleased, by virtue of the authority vested in him by the Act firs, above recited, to order, and it is hereby orderedt that from and after the date of this Order, British vessels employed in the fisheries in the Greenland Seas and Davis's Streights, having on board one apprentice for every one hundred tons burthen of each vessel, every such apprentice not exceeding the age of twenty years, nor being under twelve years at the time he shall be indentured, shall be deemed properly fitted and qualified, with respect to the number and age of apprentices, to proceed on the said fisheries to the Greenland Seas and Davis's Streights, and to be entitled to the respective bounties granted by law for the encouragement of the said fisheries; provided that all the other provisions of the laws for regulating the said fisheries be duly complied with : And the Right Honourable the Lords Commissioners of His Majesty's Treasury are to give the necessary directions herein accordingly. Jas. Buller.

Carlton-House, July 14, 1823.

This day the following Commissioners Extraor, dinary from the Executive Government and Legis, lative Assembly of the United States of the Ionian Islands, viz. the Most Excellent Senator Baron Emanuel Theotoky, Knight Grand Cross of the most distinguished Order of Saint Michael and Saint George, late President of the Executive Government, and the Most Noble Daniel Coidan, Member of the Legislative Assembly, accompanied by the Earl of Lauderdale, K.T. waited upon the King to present to His Majesty Addresses, of which the following are translations:

To His Majesty King George the Fourth, KING of the United Kingdom of Great Britain and Ireland, sole and exclusive Protector of the United States of the Ionian Islands.

WE, the President and Members of the Executive Power of the United States of the Ionian Islands, at the moment of our investment with the Supreme Magistracy under the Constitution of 1817, supplicate your Majesty to accept this expression of our most respectful duty as the homage of our entire devotion to your Majesty.

To your great and generous mind, Sire, it must be satisfactory to learn, that it is our happy lot to have it in our power to express the duteous sense entertained by the people of the United States of the Ionian Islands, of their prosperous situation, and of their increased and rapidly increasing pro-sperity, under the sublime auspices of your Ma-jesty, and the provident regulations of that Constitutional Charter, the blessings of which, as sanctioned by your Majesty, and invigorated by your protection, they daily experience, with a becoming sense of gratitude.

In the midst of the most perfect tranquillity and contentment, secured by the unremitted care of the emineut person who represents your Majesty among us, we have witnessed the renewal of our Constitutional Government, and the full and free meeting of the primary Electoral Assemblies, to choose the second Parliament, an epoch, which, amidst marks of devoted attachment to your Majesty, called forth benedictions, the natural result of gratitude for the blessings we enjoy.

Under this fortunate state of the public mind, and through the laudable services rendered to these States by their first Parliament, we trust to have it in our power to give our efforts such a similar tendency to the public good, as may merit the gracious approbation of your Majesty.

But, above all, it is in your Majesty's magnanimity, as beneficent and perennial Protector of these States, that we confide for the preservation and transmission of that happiness we now enjoy, as a splendid inheritance to the latest age of our posterity.

(Signed) Basilio Zavo, President. Corfù, 29th April 1823.

To His Majesty George the Fourth, KING of the United Kingdom of Great Britain and Ireland, sole and exclusive Protector of the United States of the Ionian Islands.

WE, the President and Members of the Legislative Assembly of the United States of the Ionian Islands, offer, at the foot of the august throne of your Majesty, the homage of the Ionian People, lafter three o'clock; and, being called over by Garter

with their grateful acknowledgments for the happiness they derive from that munificent protection to which they are indebted for the peace and tranquillity that has distinguished the entire period of their first quinquennial Parliament; for, whilst at home we have witnessed continual improvement, undisturbed by any of those calamitous events of too frequent recurrence in our former annals; abroad, our security has been maintained and our rights respected, even amidst the disasters which afflict the neighbouring Continent. We have beheld the Representative Government

of our Country renewed by the spontaneous suffrages of the Citizens; whilst we have before us the brightest prospects of national prosperity, from the progressive increase of the useful arts, supported. by a commerce productive beyond any former example: and we anticipate the certainty of shortly seeing the sciences reflourishing in these States; exhibiting to Europe at large the satisfactory effects of your benign protection, marked with a seeling of gratitude to your Majesty, proportioned to the benefits which under your auspices they enjoy.

That the fervent prayers of this grateful people, put up to the Almighty for your preservation and glory, may be accepted, to the honour and happiness of your most fortunate kingdom, W the universal desire of the Ionian States

Marino Veja, President. (Signed) Corfu, 29th April 1823.

To which Addresses His Majesty was pleased to return the following most gracious Answer :

" I am gratified in receiving these dutiful and affectionate Addresses of the newly elected Presi-dent and Members of the Executive Government, and of the President and Members of the Legislative Assembly of the United States of the Ionian Islands.

" In My solicitude for the welfare of the Ionjan People, I have not been inattentive to the proceedings of their first quinquennial Parliament, whose labours have answered the expectations which I had formed, from the patriotism and intelligence of its Members.

"The newly elected Legislative Assembly will, I doubt not, repay the national confidence which has been reposed in them, by a firm adherence to the Constitutional Charter of the States, and to the institutions of the Government under which they are so happily established.

" Under these sacred safeguards of the liberties of the Ionian People, they cannot fail, under My protection, to continue in the enjoyment of that security which the progressive increase of public wealth and of general improvement, is so calculated to confirm."

At the Court at Carlton-House, July 16, 1823.

A CHAPTER of the Most Noble Order of the Garter having been summoned for this day, the Knights Companions, in their mantles and collars, with the Officers of the Order hereafter mentioned, in their mantles, chains, and badges, at-tended the Sovereign in his own apartment soon Principal King of Arms, a procession was made to the Chapter-Room in the following order:

Marquess of Hertford: Earl Bathurst.

Earl of Liverpool, Duke of Wellington.

Marquess of Hastings.

Earl of Winchilsea.

Earl of Hardwicke. Duke of Beaufort.

Duke of Rutland.

Earl of Westmorland.

His Royal Highness the Prince of Saxe Coburg.

His Royal Highness the Duke of Cumberland:

His Royal Highness the Duke of York.

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THE SOVEREIGN.

The Sovereign and the Knights Companions being seated; the Register (officiating with the Sovereign's permission for the Chancellor), standing on the left hand of His Majesty, signified to the Chapter the Sovereign's royal will and pleasure, that the vacant stall in the Royal Chapel of Saint George at Windsor be filled ; and as by the statutes none but a Knight can be elected, Thomas Marquess or Bath was introduced and knighted by His Ma-jesty with the sword of state; after which the Mar-quess, having kissed the Sovereign's hand, retired.

The Knights Companions then proceeded to the election, and the suffrages being collected by the Register, were by him presented to the Sovereign, who was pleased to command him to declare, and he accordingly declared, that the Most Honourable Thomas Marquess of Bath had been duly elected a Knight of the Most Noble Order of the Garrer.

Then, by the Sovereign's command, the Marquess was received at the door of the Cliapter-Room by the Marquess of Hertford and Earl Bathurst, the two Junior Knights Companions present, and conducted between them to His Majesty, preceded by Garter (bearing the ensigns of the Order upon a crimson velver cushion, and by Black Rod. The Marquess of Bath, kneeling near the Sovereign, and Garter presenting, on his knee, the Garter, His Majesty, assisted by their Royal High-nesses the Dukes of York and Cumberland, the two Senior Knights Companions present, buckled it on his Lordship's left leg; the Register pro-nouncing the usual admonition.

Garter next presented, in like manner, the rib-band with the George; and His Majesty, with the assistance of the said two Senior Knights Companions, 'put 'the same over the Marquess's left: shoulder; the Register pronouncing the admonition. The Marquess, having again kissed the Sove-

reign's liand, and received the congratulations of each of the Knights Companions, withdrew. The Chapter Being ended, Garter, by com-mand of the Sovereign, called over the Knights Companions, and a procession was made back to

the private apartment of His Majesty, in the order as before.

Carlton-House, July 16, 1823.

This day Monsieur Boreel, Minister Plenipotentiary from His Majesty the King of the Netherlands (during the absence of His Excellency Baron. Fagel), bad a private audience of His Majesty to deliver his credentials; to which he was introduced by the Right Honourable George Canning, His Majesty's Principal Secretary of State for Foreign Affairs, and conducted by Sir Robert Chester, Kut. Master of the Ceremonics.

War-Office, 18th July 1823.

3d Regiment of Light Dragoons, Captain Richard Staunton Sitwell to be Major, without purchase, vice Hutchins, deceased. Dated 10th July 1823.

Lieutenant William Maufull to be Captain, vice Sitwell. Dated 10th July 1823.

To be Cornets.

- Cornet Henry Phillipps, from the half-pay of the 10th Light Dragoons, vice Sir Thomas Wollaston White, who exchanges, receiving the difference. Dated 9th July 1823.
- Michael James Robert Earl of Roscommon, without purchase. Dated 10th July 1823.
- 10th Regiment of Foot, Ensign Robert Birch to be Licutenant, by purchase, vice Molyneux, pro-moted in the 2d Ceylon Regiment. Dated 26th June 1823.
- Henry Aitchinson Hankey, Gent. to be Ensign, by purchase, vice Birch. Dated 26th June 1823.
- 17th Ditto; Lieutenant, William Martin Yorke to be Captain, by purchase, vice Gladwin, who re-tires. Dated 10th July 1823. 61st Ditto, Captain John Wolfe, from half-pay of
- the Regiment, to be Captain, vice John Chancellor, who exchanges, receiving the difference. Dated 10th July 1823.
- 68th Ditto, Harry Smyth, Gent. to be Ensign, by purchase, vice Mair, promoted in the 47th Foot. Dated 10th July 1823.
- 69th Ditto, Ensign Charles Stewart to be Lieutenant, without purchase, vice Windsor, deceased. Dated 10th July 1823;

James John Hamilton, Gent. to be Ensign, vice Stewart. Dated 10th July 1823. 76th Ditto, Robert Shepperd, Gent. to be Ensign,

- by purchase, vice Tinling, promoted in the 67th Foot. Dated 10th Jaly, 1823.
- 78th Ditto, Henry Holyoake, Gent. to be Ensign, by purchase, vice James John Hamilton, whose appointment has not taken place. Dated 10th July 1823.
- 86th Ditto, Edward Jekyll, Gent. to be Ensign, by purchase, vice Bouverle, promoted in the 48th Foot. Dated 18th Jury 1823.
- 2d West India Regiment, Ensign William. Spence to be Lieutenant, without purchase, vice Maclean, deceased. Dated 10th July 1823. Joseph Hanna, Gent. to be Ensign, vice Spence.

Dated 10th July 1823.

BRÈVET.

To be Majors in the Army.

Captain Guy Carleton Coffin, of the Royal Aftillery. Dated 19th July 1821. Captain Ernest Christian Wilford, of the Royal

Artillery. Dated 19th July 1821. 2----

MEMORANDUM.

Major Henry Bristow, on half-pay 38th Foot, has been removed from the Service. Dated 12th July 1823.

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Office of Ordnunce, July 15, 1823.

Corps of Royal Engineers.

First Lieutenant Henry George Boldero, from the half-pay, to be First Lieutenant, vice Elton, deceased. Dated 25th May:1823.

Second Lieutenant William Cameron Forbes to be First Lieutenant. Dated as above.

Commission signed by the Lord Lieutenant of the County of Flint.

Edward Dymock, Big. to be Deputy Liedfonant. 115 Dated 16th July 1823. 1.1.1.1.1.1

Commissions signed by the Lord Lieutenant of the West Riding of the County of York, City and County of the City of Yotk.

Yorkshire Hussar Yeomanry.

William Worsley, Gent. to be Cornet, vice Lord Muncaster, resigned. Dated 7th April 1823. William Augustus Lane Fox, Gent. to be ditto,

vice Holroyd, promoted. Dated 14th July 1823.

Southern Regiment of Yorkshire (West Riding) Yeomanry Cavalry.

Lieutenant Edward Tew to be Captain, vice Lord Milton, resigned. Dated 12th May 1823. Cornet John Garland to be Lieutenant, vice Tew, promoted. Dated as above.

Craven Regiment of Yeomanry Cavalry. Le Gendre Nicholas Starkie, Gent. to be Lieutenant. Dated 9th June 1823.

Foreign-Office, July 17, 1823.

The King has been pleased to appoint the Right Honourable Sir Edward Thornton, Knight Grand Cross of the Most Honourable Order of the Bath, to be His Majesty's Euroy Extraordinary and Minister Plenipotentiary to His Most Faithful Majesty.

Foreign Office, July 19, 1823.

The King has been pleased to appoint Joseph Pitman Clarke, Esq. to be His Majesty's' Consul-General at Cape Veide Islands, to reside at St.

Jago. The King has also been pleased to approve of Mr. Francisco Rebello de Antirade to act, pro tempore, as Consul-General in London for His Most Faithful Majesty.

Lord Chamberlain's-Office, July 18, 1823.

The Lard Chamberlain bastappointed the Revenend Frederick David Perkins) Chaplain in Ordinary to His, Majesty, in the know of the Reverend Doctor Perkins, resigned. . .

Whitehall, July 16, 4828.

The King has been pleased to present the Reverend John M'Rae to the church and parish of Glenshield, in the presbyteny of Garlock and county of Ross, vacant by the death of the Reverend John M'Rae. S. S. C. C.

Whitehall, July 3, 1828

The King has been pleased to give and grant unter Thomas Grimston Bushould heretofanes bachas Grimston Estcourt), of Estcount, finishe gauge of Gloucester, Esq. one, of the Representatives in Parliament for Devizes, in the somety of Wilts, eldest son and heir of Thomas Estcourt, of Estcourt aforesaid, Esquedestassed, His royal, dicence and authority, that he and his issue may hantetorth resume and use his former surrange of Estoput, in addition to and after that of Bucknall, and also bear the arms of Estcourt, quarterly in the first quarter with those of Bucknall; such arms, being firstrduly exemplified according to the laws of arms, otherwise His Marcsty's said royal licence to be void and of none effect.

And further to command, that the said royal concession and declaration be registered in His Majesty's College of Arms Majesty's College of Arms.

Whitehall, July 3, 1923.

The King has been pleased to grant unto the Reverend Thomas Cloutt, of Walworth, in the parish of St. Mary, Newington, in the county of Surrey, eldest son of William Cloutt, late of Marden, in the county of Kent, Gentleman, deceased, by Martha his wife, only surviving child of Thomas Russell, late of Hawkhurst, in the said county of Kent, Gentleman, also deceased, His royal licence and authority, that he and his issue may, from motives of affectionate regard to the family, of his aforesaid mother, take and henceforth use the surname of Russell only:

And also to command, that, the said, royal concession and declaration be registered in His Majesty's College of Arms, otherwise to be void and of none effect.

Whitehall, July 11, 1823.

The King has been pleased to grant unto Charles Bacon, of Kyloe, in the county palatine of Durham, Esq. second son of Charles Bacon, of Styford, in the county of Northumberland, Esq. by Dorothy, his wife, sister and heir of Marmaduke Grey, late of Kylne aforesaid, Esq deceased, His royal licence and authority that he and his isshe hay from henceforth assume and take the surname of Grey, in addition to that of Bacon, out of grateful and affectionate regard to the memory of his uncle the said Marmaduke Grey;, provided that the said royal concession and declaration be recorded in the Heralds Office :

And also to command, that the said royal concession and declaration be recorded in His Majesty's College of Arms.

> By the Commissioners for executing the Office of Lord High Admiral of the United Kingdom of Great Britain and Ireland, &c.

W HEREAS by our Warrant, dated the 15th of November 1822, we, by virtue of the power and authority vested iu us, authorised all His Majesty's subjects to hoist the Union Jack at the top-mast-head of their ships or vessels, where there is but one mast, or at the fore-top-mast-head where there are more than one mast, as a signal for a pilot, but strictly prohibited the wearing or hoisting the said Jack for any purpose whatsoever, or longer than is necessary for the procuring a pilot, axcepting for signals only, under the circumstances therein mentioned, until the 1st January 1824:

And whereas it has been proposed to us, to abolish the use of His Majesty's Union. Jack in merchant ships for any purpose whatsoever, and that the Signal Jack to be hereafter worn by merchant ships should have an entire white border, such border being one-fifth of the breadth of the Jack itself, exclusive of such border; and that such Jack so altered should also be in future used on board merchant vessels as a signal for a pilot, instead of the Union Jack at present used for that purpose, under the authority of our before mentioned Warrant of the 15th of November 1822:

And we having approved of the said proposal, do hereby authorise all His Majesty's subjects to hoist and use, on and after this date, on board their ships and vessels, for signals, as well for a pilot as otherwise, the above mentioned Signal Jack with an entire white border, such border being one-fifth of the breadth of the Jack itself, exclusive of the border; but in order to prevent any inconvenience to persons whose ships may be absent on foreign voyages, and who may not be apprized of this new arrangement; we do hereby authorise the wearing of His Majesty's Jack, as a signal for a pilot, until the 1st day of July 1824, and no longer; and we do continue the permission to use His Majesty's Jack for signals only, agreeably with our said Warrant of the 15th of November 1822, until the 1st of January 1824, and no longer.

Given under our hands and the seal of the Office of Admiralty, the 7th of July 1823,

MELVILLE. WM. JOHNSTONE HOPE.

By command of their Lordships, J. W. CROKER.

Nevy Pay-Office, London, July 14, 1823.

NOTICE is hereby given, that, by virtue of the authority vested in me by the Act of Parliament, fifty-fourth of George the Third, I do hereby revoke the licence granted to

Hugh Thomson, of No. 2, Princes-square, Wilson-street, Finsbury, on the 2d August 1827,

to act as an agent in the receipt of pay, wages, prize and bounty-money, for and in respect of the service of petty officers, seamen, and others in any of His Majesty's ships; which licence is withdrawn by me, on the ground of his having absented himself from the kingdom, without leaving proper directions and means for satisfying the claims of various seamen and others, on whose behalf application has been repeatedly made by the Comptroller of Licensed Agents. W. Huskisson.

CONTRACT FOR CHAIN PUMP GEAR.

Navy-Office, July 3, 1823.

THE Principal Officers and Commissioners of His Majesty's Navy do hereby give notice, that on Wednesday the 23d instant, at one o'clock, they will be ready to treat with such persons as may be willing to contract for supplying His Maiesty's Yard at Deptford with

Sundry articles of Chain Pump Gear.

Patterns of the articles may be seen at Deptford Yard, 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 $\pounds 1000$, for the due performance of the contract. G. Smith.

CONTRACT FOR IRON TANKS.

Navy-Office, July 9, 1823.

THE Principal Officers and Commissioners of His Majesty's Navy do hereby give notice, that on Wednesday the 30th instant, at one o'clock, they will be ready to Treat with such persons as may be willing to contract for supplying His Magesty's Yard at Deptford with

Iron Tanks and spare articles, and articles for repairing Tanks.

Patterns of the tanks and articles may be seen at His Majesty's Yard at Deptford, 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 £2000, for the due performance of the contract. G. Smith.

[1177]

OFFICE OF COMMISSIONERS FOR CLAIMS ON FRANCE.

London, 19th July 1823.

THE Commissioners appointed to carry into effect several Conventions for liquidating Claims of British Subjects and others against the Government of France, in pursuance of the 18th section of the Act passed for the above purpose, in the fifty-ninth year of the reign of His late Majesty King George the Third, having notified, on or before the 18th day of January last, that since the passing of the aforesaid Act of Parliament, they have liquidated, rejected, &c. under Convention No. 7, eight hundred and ten (810) cases, and have paid 90 per Cent. out of such Sums as had been found to be due thereon; they do farther, in pursuance of the said Act, give notice, that, between the said 19th day of January last and the date hereof, they have liquidated the following Claims, on which they have wilso issued their Certificates for 90 per Cent. of the sums found to be due:

UNDER CONVENTION No. 7.

	· · · · · · · · · · · · · · · · · · ·	<u></u>	Sum	s award	ed to be du	e.	Paid.	;
No. of Claims.	Name of Claimant.	• • • •	to	the	est Amounti Rente pe 6. num	r An-	Being 90 Cent. on said Rer	the
••	معتوا المراجع والمراجع	n - n - p	Fra	ics Ct	. Francs	Cts.	Francs	Cts.
	FUNDED.		1				. 2	
	Durand, David Henry — Pigou, William Henry — Thellusson, Peter, heirs of — Les Administratrices de l'Hôpital Genera Les Religieuses de l'Hotel Dieu de St. J treal — Les Filles de la Congregation de Nôtre Marie, en Canada — Pollard, John Carter, representatives of Dompierre, Victor, heirs of — Clason, Francis Louis — Les Dames Religieuses de l'Hotel Dieu, Les Directeurs du Seminaire, de Quebec Pattle, Thomas — Boyd, Ker, and Co. Messrs.	Joseph de Mor Dame de Vil	$\begin{bmatrix} - & 6 \\ - & 6 \\ - & 1 \\ - & 74, \\ - & 72, \\ - & 10, \\ - & 72, \\ - & 11, \\ - & 43, \\ - & 48, \\ - & 8 \\ - & 8 \end{bmatrix}$	993 3 646 5 042 6 473 6 569 6 584 6 004 5 678 4 195 9 735 3 042 8 750 3 700 7	2 434 9 394 5 157 8 7897 2 1129 2 1129 0 4697 2 109 0 736 6 4690 4 5114 8* 245		. 293 '391 355 141 7107 1016 '4227 98 657 4226 4603 220 13,368	0 0 0 0
1 2 - 2 1	COMMERCIAL. Vandermeulen and Jowett, Messrs. Wilson, Thomas, representatives of Buchanan, Alexander — Mitchell, John — — &			,742 8 ,449 8 3269 4 3213 5	8 74 9 40 8 53	70 90 60	1159 672 368 482	0. 0
	Ditto — — MOVEABLE. Sherwood, Mercy — Pollard, John Carter, representatives of Fagan, Christopher, representatives of Rochfort, Richard — Comyn, George, representatives of Gregorie, John — Crawford, William —		- 24 - 24 - 6 - 194 - 59	,599 5	8 52 9 160 0 43 1 39 4 12,66	4 U 5 0 1 D 3 D 4 0 7 0	908 472 1444 388 354 11,398 3471 1629	0 0 0 0 0 0

1178]

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-						Sums Awarded to be due.				
No. of Claims.				Including interest to the 22d March 1816.		Rente per An-		Being 90 per Cent on the said Rente.		
					Francs	Cts.	Francs	Cts.	Francs	Cts.
	•	IMMOVEABLE.					:			
j.	Í	O'Byrne, John, heirs of Fagan, Christopher, representatives of MacCarthy, Countess of			186,996 21,366 17,043	5 76	1394	0	10,978 1255 1001	
		Rente perpetuelle, arising from interest interest, from the 22d March 1816, ac				71	80,758	0	72,681	0
		9th Article of the Convention					48,455	0	43,609	0
	30	Claims liquidated, amounting to			1,124,266	5 71	129,213	0	116,290	0

The Commissioners have also Rejected the following Claims :

						Sum Rejected.				
No. of Claims,	Name of Claimant.				Annual Rente.	Arrears, 8	ars, &c.			
1	O'Mahony, Count -			 	Francs 1000	Cts.	Francs 9476	Cts.		
1	Rougemont, John Henry, heirs of			_	335	ŏ	7689	-		
1	Stewart, Louisa -		<u> </u>	}			54,062	21		
1	Welch, Startin and Co. Messrs.						135,732	20°		
4	*Dompierre, Victor, heirs of	-	. `		3440	0	81,806	12		
	Jerningham, Charles, representatives of		-		4400	0	105,260	75		
9	Claims rejected, amounting to		-		9175	0	394,026	66		

* Under the particular circumstances of these cases of the heirs of Victor Dompierre, the Commissioners have resolved that if the parties can produce, within the space of three months, such evidence as may enable the Board to grant them an indemnification, the present award of rejection shall be rescinded.

The Commissioners have also converted into Rentes Perpetuelles the following Rentes Viagères, which have been awarded to be due to the respective Claimants, viz.

No.			Amount of Rente Viagère awarded,			
				Francs Lts.	Francs - Cts.	Francs Cts.
	Clementi, Muzio — Boyd, Walter — Simpkiuson, John Augustus Francis Rentes converted, amounting to			948. 0 922 20 729 0 2,599 20	718 0 837 0 452 0 2007 0	643 0 749 0 404 0 1796 0

[1179].

The following Rentes Viagères have also been awarded to he due to the respective Claimants, but the conversion thereof into Rentes Perpetuelles has not yet been effected :

No.	Name of	Claiman	t.		Amount of Rente Viagère awarded.
	Thellusson, Peter, heirs of Blaauw, William, executrix of	*****	·····	 	Francs Cts. 1542 0 494 0
3 4	Cox, Thomas, heirs of Pollard, John Carter, representatives of				494 0 444 0 3037 0
5 6	Clason, Francis Louis Boyd, Walter		·	 -	462 0 9382 82
•					

No. of			Sums awa	ded.	Sums Paid.	
Claims,			Arrears.	Rente.	Rente.	
30 9	Claims liquidated, amounting to — Claims rejected, amounting to — Rentes converted, amounting to —		Frances Cts. 1,124,266 71 394,026 66		Francs Cts. 116,290 0 1796 0	
.39	Total of Claims liquidated, rejected, &c. since 1 January last —	9th	1,518,293 37	131,220 0	118,086 0	

Recapitulation under Convention No. 7.

The Commissioners farther notify that Appeals have been brought and are still pending before His Majesty in Council against several of their Awards, as notified in former Gazettes; and which cases of Appeal are as follows:

No. ot Claims.	Name of	Claimant	•			Sums Claimed.
1 1 1	Law and Chevalier, creditors of Ditto Boyd, Ker, and Co. Messrs. Ditto Nelthorpe, John					Francs Cts. 1,699,630 32 836,417 99 490,278 15 499,495 90 131,866 67
5	Boyd, Ker, and Co. and others			—		752,964 9
10	Claims appealed against amounting	to	;		-	4,410,653 12

The four following Cases involve questions in some respects similar to those which have arisen in some of the Cases now under Appeal, and the Commissioners have accordingly deferred their decision thereon until the Judgment of the Superior Court shall have been delivered :

			Sums C	laimed.
No. of- Claims.	Name of Claimant.	Annual Rente.	Arreats, &c.	
1] 	Masterson, Lucy Jerningham, Charles, representatives of Les Religieuses de l'Hotel Dieu de St. Joseph de Montreal Ditto Claims postponed amounting to		Francs Cts. 460 0 500 0 960 0	Francs Cts. 147,308 67 138,318 3 11,482 0 12,211 0 309,319 70
4		-		309,319 70

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[1180]

The Commissioners faither notify, that there still remain for their consideration 101 cases, presented by the Catholic Ecclesiastical Establishments, in which claims have been made to the amount of 18,839,474 francs 30cts., together with 109,293 liv. 14s. 7d. of annual rentes to be continued.

The Commissioners have, in previous Gazettes, notified that they have been prevented from proceeding in the examination and liquidation of these last-mentioned Claims, by the continued refusal of the Government of France to produce the documents relating to them, and by other circumstances over which the Commissioners have had no controul.

With the exception of the 101 last-mentioned Ecclesiastical Cases, and of the 4 Claims which are postponed for the reason above specified, the Commissioners have completed the adjudication of all the Claims submitted to their consideration under the Convention No. 7, and they accordingly present the following statement of the result of their liquidations.

In May 1819, the date of the Act of Parliament by which the Commissioners were authorised to proceed in the liquidation of Claims, there remained for adjudication 900 cases, which have been disposed of in the following manner, viz.

505~

Liquidated in 190 awards

Т

Ϋ́Τ

· · ·	Rejected in 195 aw Postponed Ecclesiastical		7	$ \begin{array}{c} 505\\ 290\\ 4\\ 101 \end{array} $ 900	• •	
The funds at the disp The accumulations wi	osal of the Commission nich have since accrue	ners in May 181 d thereon amou	9 amount nt to	ing to		ancs Rente. ,645,628 908,654
The 90 per cent. paid lations thereon, up	or payable on the 500 to the dates of the res	5 liquidated Clain spective payment	ns, togeth ts, amount	er with the acc t to about	umu-	,554,282 ,373,436
	Le	aving a balance	of		·	,180,846

Of this sum of 1,180,846 francs rente, 180,846 francs continue to be inscribed in the Great Book of the Public Debt of France, in the names of the English Commissioners of Deposit, and the remainder thereof, viz. 1,000,000 francs rente was, by order of His Majesty's Government, converted, on the 19th and 21st of February 1823, into $\pounds794,984$ 13 2 Three per Cent. Consolidated Annuities, which, with $\pounds14,564$ 12, being a farther sum of the same species of stock purchased with the dividends paid on the 9th instant, makes a total sum of $\pounds809,549$ 5 2 Three per Cent. Consolidated Annuities, now standing in the names of the Commissioners, at the Bank of England, for the purposes of their future liquidations.

If the 101 Ecclesiastical Claims, the 4 postponed Claims, and the cases on which appeals have been made against the awards of the Commissioners, should be ultimately paid to the full amount claimed, the result, according to the mode of calculation hitherto adopted, would be as follows:

The sum necessary to pay 90 per Cent. on the said Claims w The sum applicable to the payment thereof is about	vould be —	- 2,417,126 - 1,210,846
••		······
Deficit to nav the said 90 per Cent.		-1.206.280

CONVENTION No. 13.

The Commissioners notified on the 18th of January last, that, since the passing of the aforesaid Act of Parliament, they had liquidated and rejected 583 claims, under Convention No. 13, and had paid, out of such sums as were found to be due, 18.6363 per Cent.

The Commissioners have since paid a farther dividend of 5 per Cent. on all such sums, according to their notification in the Gazette of 1st February last; thus making the whole amount paid on sums found to be due to be 23.6363 per Cent.

[1181]

The Commissioners do farther give notice, that since the said 21st day of January last, they have Liquidated the following Claims:

			Award	ed to	be due.	•	Paid.	,
No. of Claims.	Name of Claimant.		Arrears u the 22d M 1818.	arch	Amount Rente Annua	per	Being 28. per Çei	
	INHABITANTS OF THE IONIAN	I ISLANDS.	Francs	Cts.	Francs	Cts.	Francs	Cts•
1 2 3 4	Conidari, Michel — Lavrano, Spiridion — Gialliná, representatives of — Manzaro, Jacques Calichiopulo	5455 A 5455 A 5455 A 5456 A	168 20,074 31,434 4,810	27 38	8 1004 1572 240	0	2 237 371 57	0
	Т	otal —	56,487	72	2824	Q	667	. 0
	BRITISH SUBJECTS, FOR MAINT FRENCH PRISONERS OF	ENANCE OF WAR.						•
5	Heard, Sir Isaac, executors of		7,872	26	394	Q	98	0
	Total amount of Claims for Mainten Prisoners of War liquidated Total amount of Ionian Claims liquida		7,872 56,487		394 2824		93 667	
	Grand Total of Claims liquidated un No. 13.	der Convention	64,359	98	3216	0	760	. 0

UNDER CONVENTION No. 13.

The Commissioners have also Rejected the following Claims:

No. of Claims.	Name of	Claimant.				Sum Rejecte	ed.
1	Keith George, and Company		_		r	Francs	Cts
2	Regiment Albanais					1,761,779	0
3	Hesse, Emanuel			·		6,057	
3 4	Morice, Stephen James					14,272	
5	Vernon, John	_				8512	
5 6	Rickards, William	_	· _			1380	
7	Teysenay, Andrew	_				1305	
8	Russell, Robert				-	13,312	
	Ashton, J.					326	
.9		—				178	
10	Curgewen, J.	-			-1	512	
11	Densham, Benjamin	_			-	11,809	
12	Eales, B.				-	1102	
13	Grant, Harry					4800	
14	Grey, Thomas					815	
]5	Hoyles, Robert					429	
16	Heyden, R.	. —				174	
17	Holman, R.					388	80
18	Jay, J.	-				165	60
19	King, J.					420	0
20	Kingdom, J.					147	
21	Munday, W.					153	60
22	Robins, W.				[403	
23	Smith, W.					1744	
24	Lancaster, W.				1	655	

[1182]

lo. of laims		• Name	of Claimau	it.		.]	Sum Rejected.
					<u> </u>		Francs (
25	Nelson and Company					-	505 2
26	Yeoland, W.		-			-	1634 4
27	Morice, E. J. and Co.						28,800
28	Snow, William		—			-	872 8
29	Morland and Co.		<u> </u>	—			2343 8
30	Lane, B.		<u> </u>				1,264,012
31	Booch, James, executors of		-				768,504
32	Younghusband, Thomas						70,318
33	Negre, Madame Veuve						2985 4
34	Spence, William						1955 5
35	Foisy and Curtat			*****			12,831
36	Foisy, Jacques Nicolas	•		-			17,933 3
37	Bailly			<u> </u>			1595
38	Ayaou, François	V.				-	407
39	Arekiou, Jacques Henri						632 5
40	Alanda, Pierre Jean		·				345
41	Courbadou, Etienne		`				273
42	Jean, Pierre		`				345
43	Louis, François	•			-		345
44	Malepa				_		345
45	Mouton, Adolphe			- .	·		345
46	Pierre, Paul						632 5
17	Peraubelou, Pierre		~~				577 5
	Petiaines, Jacques François			1 anna			42
19	Pitcher, Jacques Denis						1150
	Pitcher, Paul				. —	-	1150
51	Réné, Jean						6474
52	Rayepa						345
i3	Sanis						455 51
64	Simon, Amboise					-	364 (
5	Timeu	٠.			→	-]64 (
6	Pitcher, Paul			—			1912 79
	Chavrémouton	•					2712 52
	François, Denis			_		-	408 (
	Lacroix, Benoit				••••••	-	1098 (
	Lachausse	•			•		883 74
	Morel						2306 (
	Paul						2321 50
	Rayerou	•		~		-	1003 0
	Nourdine	•					1164 (
	Nicolas, Michel	•		—			1812 0
	Pauly	•				-	572 0
	Asselin					·	1085 18
8	Berger, Deyoient		 .	~~~	—		1008 50
	Corpet	•					659 60
. 1	Potié	••••			<u> </u>		1018 50
1	Sequar	-				[1200 37
	Chaix	•	. .	-			4011 45
	Warnet, Joachim François	•		-			20,275 85
	Lemancel, Jean Baptiste	-]	4000 0
	Giallina, representatives of	•					7447 0
6	Oakley, Thomas	. •					15,380 0
	Buchanan, John				-		18,520 0
	Condo, Spiridion	-	_				4766 47
9	Vidali, Guiseppe	. •		-	-		5228 0
9	Total sum rejected under C		To. 13.			-[4,120,335 42
5	Claims liquidated amountin	-				- -	64,359 98
4	Claims liquidated and reject	ed under Co	nvention	No. 13.	amounting to		4,184,695 40

The Commissioners farther notify, that since the 19th of May 1819, the date of the aforesaid Act of Parliament, they have liquidated Claims under Convention No. 13, to the amount of 274,270 francs

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[1183]

annual rente, and they have delivered their certificates for 23.6363 per Cent. thereon, making a rente of 64,783 francs, besides the interest accumulated thereon since the 22d March 1816, according to the respective dates of the liquidation of the said Claims.

They farther notify, that there remain 27 Claims which the Commissioners have been unable to bring to adjudication, and which are as follows :

1			Claim.	Postponed.
2 3 4 5 6 7	Bartholowick Bellot — Bourdas — Cornet Venditien Dumergue — Gazille — Hamond — Massieu — Masson — Michel — Panqui — Renal — Rondeaux — Idem — Rousset — Trebuchet — Truchet — Vespillot —		Francs Cts. 1243 44 329 40 429 0 1113 50 2708 20 2039 77 237 73 64×5 85 1293 33 186 69 800 0 1240 0 946 21 115,823 18 3043 4 1836 78 503 25 123 0	Till the arrival of necessary vouchers from the the Isle of France.
19 20 21	Conseil d'Artillerie Luigi Salmoni et P. P. Lonti Mastraca and Ajorlassiti		26,589 46 642 70 101,136 0	Till the arrival of documents from the Ionian Islands.
$\frac{22}{23}$	Barclay and Co. MacCullom, J.		60,070 0 32,702 11	} Till the arrival of documents from America.
24 25	Roberts, William Thomson and Brown	· —	45,960 0 15,899 47	At the request of the parties or their agents.
26 27	Adamson, James Charnock, Robert Total		800 0 24,012 0 449,194 10	Till the judgment of the Superior Court on Cases now under appeal and in some re- spects similar.

If these Claims should eventually be substantiated by the proper evidence, and be entitled to a payment in full of the amount claimed, they will require a rente of 24,600 francs, whereof 23.6363 percent. will be 5814 francs.

The Commissioners farther notify that Appeals have been brought, and are still pending before His-Majesty in Council, against several of their Awards, as notified in former Gazettes; and which Cases of Appeal are as follows:

No. of Claims.	Name	of Claimant.				Sums Claimed.
1 1	Gregorie, George Law and Chevalier, creditors of Ditto Keith, George, and Company Younghusband, Thomas					Francs Cts. 139,524 0- 836,417 99 1,044,883 1 1,761,779 0 70,318 0
5	Claims appealed a	igainst amou	nting to		-	3,852,922 0

[1184]

If the awards of rejection be ultimately rescinded be entitled to the full	by the Sup	erior Court, and	the Claimant	s be adjudg	ed to	
sum of —			·	· · ·		210,633 francs.
Whereof 23.6363 would	be				ست (49,787 francs.
In su	ch event the	result of the Liqu	iidation wou	ld be as follo	ows:	
Awarded Postponed Rejected but still subject	to the pavisic		Francs. 274,270 24,600	Whereof	paid	Francs. 64,783 rente.
rior Court			210,633			49,787
			509,503	-	,	120,384
The sum at the disposal o of the Act of Parliame						Francs.
was —					_	150,000 rente.
Sum paid and required as	above	<u> </u>				120,384
-					-	29,616
				-		

which sum of 29,616 francs of rente would enable the Commissioners to grant a farther dividend on the claims already liquidated of nearly 6 per cent.

But whereas that in the event of all the abovementioned five awards of rejection being ultimately rescinded, a considerable deduction must necessarily be made from the amounts claimed in these several Cases; the Board resolve that a larger sum, viz. the sum of 51,000 francs may now be considered as distributable, and they accordingly notify that they will proceed to deliver to the Claimants certificates for a farther dividend of 10 per cent. making a total of 33,6363 per cent. on the sum found due.

The Commissioners also notify that the said certificates for 10 per cent. will be ready for delivery at this Office on Monday the 28th instant.

The claims now notified as adjudicated since the 21st of January last, together with those before liquidated, rejected, &c. as notified in preceding Gazettes, make a total of 1614 Claims, under the two Conventions, liquidated, rejected, &c. since the 19th of May 1819, when the Act was passed; empowering the Commissioners to liquidate in England.

By order of the Commissioners,

W. S. MACLEAY, Secretary.

THE

AVERAGE PRICE OF BROWN OR MUSCOVADO SUGAR,

Computed from the RETURNS made in the Week ending the 16th day of July 1823,

Is Thirty-one Shillings and Ten Pence Three Farthings per Hundred

Weight,

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

By Authority of Parliament,

Grocers' Hall, " July 19, 1823.

THOMAS NETTLESHIPP, Clerk of the Gracers' Company.

WEEKLY RETURNS of the Quantities and Price of BRITISH CORN, WINCHESTER Measure, as received from the In-spectors in the following Cities and Towns in ENGLAND and WALES, from which the Prices that govern Importation are calculated, conformably to the Act of the 1st and 2d Geo. IV, cap. 87.

<u> </u>			· · ·			•		Į						
-1	Received in the Week	11 W	HEAT.	BA	RLEY.	1 San 1	DATSAG 13		RYE.	ि म	EANS.	1 4	EAS.	
941	ended, July 12, 1828.	Quantities.	Price.	Quantities.	Price.	Quantities.	Price.	Quantities.	Price,	Quantities.	Price.	Quantities.	Price.	
۵,	Markets.	Qrs. Bs.	£. s. d.	Qrs. Bs.	£. s. d.	Qrs. Bs.	£. s. d.	Qrs. Bs.	£. s. d.	Qrs. Bs.	£. 's. d.	Qrs. Bs.	£. s. d.	
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CONTRACT FOR WATER CLOSETS.

Navy-Office, July 9, 1823

THE Principal Officers and Commissioners of His Majesty's Navy do hereby give notice, that on Thursday the 31st instant, at one o'clock, they will be ready to treat with such persons as may be willing to contract for supplying His Majesty's several Dock-Yards with

Water Closets.

Patterns of the water closets, 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. G. Smith.

Bank of England, July 19, 1823.

THE Court of Directors of the Governor and Company of the Bank of England give notice, That a General Court will be held at the Bank, on Thursday next the 24th instant, at eleven o'clock in the forenoon, being one of the Quarterly General Courts appointed by the charter.

R. Best, Secretary.

Equivalent-Office, July 16, 1823.

THE Court of Directors of the Equivalent Company give notice, that a General Court of the said Company will be held at their House, No. 7, Dowgate-Hill, London, on Wednesday the 24th of September next, at one o'clock in the afternoon pre-cisely, being the Annual General Court appointed by the charter.

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

Thomas Gregory Smith, Secretary.

London, July 19, 1823.

NOTICE is hereby given to the officers and company of His Majesty's ship Egeria, John Toup Nicolas, Esq. Captain, who were actually on board at the seizure of spirits, tea, and tobacco picked up at sea on the 3d and 4th October 1822, that they will be paid their respective proportions, on Thursday the 31st instant, at No. 22, Arundel-Street, Strand; where the recalls will be made.

Flag -	`•	-	£27	_ 4	6분	
First class	-	-	54	9	0 <u>i</u>	
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Thomas Stilwell,

London, July 19, 1823. TOTICE is hereby given to the officers and conpany of His Majesty's ship Sybille, Charles Mulcolm, Esq. Captain, who were actually on board at the seizure of the Union, on the 13th February 1819, that they will be paid their respective proportions, on Thursday the 31st instant, at No. 22, Arundel-Street, Strand; where the recalls will be made.

Flag –	- `	-	£60	9	31	٠ ٠
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-			Thom		Stilwe	-II

Loudon, July 19, 1823.

Noticon, July 19, 1823. NOTICE is hereby given to the officers and company of His Majesty's revenue cruizer Royale Charlotte, Lieutenant Allen George Field, Commander, who were actually on board at the seizune of the Isis, on the 4th April 1821 (in company with the Prince of Wales), that they will be paid. their respective proportions on Thursday the Bist. instant, at No. 22, Arundel-Street, Strand; where the recalls will be made.

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1				Thomas	Stilwell.

1 Otice is hereby given, that the Partnership lately carried on and subsisting by and between us the undersigned, William Barfoot the younger and Thomas Silby, as Timber-Merchants, at the Town and County of Poole, under the firm of W. Barfoot and Co. was dissolved by mutual consent on the 28th day of June last past.--All debts due to and owing from the said Copartnership. or otherwise remaining undischarged, and all unsettled accounts and engagement affecting the same, are to be received, paid, and satisfied by Mr. John Fricker, of the Town and County of Poole afore-said, Accountant.--Witness our hands this 14th day of July 1823. *W. Barfoot, jun.*

Thos. Silby.

N Olice is hereby given, that the Partnership lately sub-Notice is nervey given, that the carciers in rately sup-sisting between David Adcock, of Barkby, in the County of Leicester, and William Cooper, of Burton-Lazars, in the said County, as Dealers in Cattle, was dissolved by mutual consent on the 1st day of February last s. As witness hand this task day of February last s. As witness our hands this 12th day of July 1823.

David Adgock. William Cooper.

WHereas the Partnership between James Habgood, we senior, James Halgood, junior, and Thomas Parker, under the firm of Habgood, Son, and Parker, of Londou and Macclesfield, Silk-Manufacturers, was dissolved on the Soth day of June last; so far as regards the said James Habgood, day of sume sits so lat as regards one said sames arangyou, sesior.—All debts due by and from the said concern will be paid and received by the said James Habgood, junior, and Thomas Parker, by whom the business will in future be con-ducted, under the firm of Habgood and Parker .--- Dated this 15th day of July 1823 : As witness our hands.

James Habgood, senr. James Habgood, junior. Thomas Parker.

NOTICE.

Notice is hereby given, that all and every the Partner-ship concerns existing between Adam Padley and Charles Heaton, both of Shetlield, in the County of York, Fender-Makers, earrying on business under the firm of Adam Padley and Company, is this day dissulted by mutual consent. Witness our hands this 10th day of July 1893.

Adam Padley, Chs. Heaton.

Notice is hereby given, that the Partnership heretofore subsisting between us the undersigned, Elia Loisada and Anram Lascar, Vermicilla and Maccarona-Merchants, under the firm of Loisada and Company, is from the date hereof dissolved by mutual consent : As witness our hands Elia Loisada. this 2d day of June 1823.

Amram Lascar,

N Otice is hereby given, that the Copartnership hereta-fore carried on by us, at No. 115, Holborn-Hill, London, as Chemists, Druggists, Surgeons, Apothecaries, and Accoucheurs, is this day dissolved by mutual consent; and that the said business will in future be carried on by the said Robert Hall, on his sole account: As witness our hands this A5th day of July 1823. Samuel Plumbe. 15th day of July 1823. Robert Hall.

N Otice is hereby given, that the Partnership heretofore and John Upton, of the Town and County of the Town of Notingham, Lace-Manufacturers, trading under the firm of Browns and Upton, was dissolved by mutual consent on the Sist day of May last; and that all debts due to and swing by the said Copartnership are to be received and paid by the said John Upton , and that the said concern will in future be car-ried on by the said John Upton and Frederick Humphrey Cox, at Nottingham aforesaid, under the firm of Upton and Cox.-Dated this 14th day of July 1829.

Charles Browne. John Upton. Frederick Humphrey Cox.

N Olice is hereby given, that the Partnership lately sub-N sisting between us the undersigned, 'Ihomas Gooda and John Baxter Bonnett, both of Great Yarmouth, in the County of Norfolk, as Herring Curers, was dissolved by mu-tual consent on the 11th day of May last; and that the said business will in foture be carried on by the said John Baxter Bennett alone : As witness our hands this 26th day of June 1825. Thos. Gooda.

J. B. Bennett,

N Office is hereby given, that the Copartnership which has heretofore subjected between a statements of the statement of the N las heretofore subsisted between us the undersigned, Benjamin Hodges, William Robert Hodges, and Benjamin George Hodges, as Rectifiers and Distillers, under the stile or firm of Benjamin Hodges and Sons, at Lambeth, in the County of Surrey, bath been dissolved by mutual consent; and that such dissolution is to take effect from the 1st of July which was in the year 1882; and further, that the said business hath been from that time, and will in future be, carried on by the said Benjamin George Hodges alone, on his sepa-rate account: As witness our hands this 17th day of July B. Hodges. 1823.

W. R. Hodges. B. G. Hodges.

N Otice is hereby given, that the Partnership subsisting between James Lock and Robert Milligan, Drapers and Tea-Dealers, carrying on business at Northampton, Peter-borough, and Colchester, under the firm of Lock and Milli-gau, was this day dissolved by mutual consent.—All debts owing to and from the said Copartnership at Northampton and Colchester, and the neighbourhoed thereof, are to be received and paid by the said James Lock; and all debis awing to and from the said Copartnership at Peterborough, and the neighbourhood thereof, are to be received and paid by the said Robert Milligau : As witness their hands this asth day of July 1828. James Lock.

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Robert Milligan.

THE Partnership between George Thomas Wright and James Bruce, of Piccadilly, in the City of Westminster, and of Lambeth, Coal and Coke-Dealers, was dissolved on the 24th day of February last.

George Thomas Wright. James Bruce.

Otice is hereby given, that the Partnership lately sub-IN sisting between us the undersigned, Robert Le Blond and Francis Le Blond, of College-Street, Chelsen-Common, in the County of Middlesex, Soap and Tallow-Factors, was this day dissolved by mutual consent : As witness our hands this 14th day of July 1823.

Robert Le Blond. Francis Le Blond.

NAKE notice, that the Partnership trade and business , heretofore carried on by us the undersigned, Themas Emerson and Robert Emerson, at No. 91, in Newgate-Street, in the City of London, and at No. 305, High-Holburn, ia the County of Middlesex, as Linen-Drapers, has been this day dissolved by mutual consent.—Witness our hands this 16th day of July 1823. Thos. Emerson.

Robt. Emerson.

N Otice is hereby given, that the Partnership lately sub-sisting hetween Benjamin Hickin and Samuel Sam-forth, of Burn's-Bank, in the Parish of Burslem, in the County of Stafford, Eartheuware-Manufacturers, was this day dissolved by mutual consent .- All persons who have any claim against the said firm are requested to send in their accounts to the said Benjamin Hickin, who will discharge the same; and all persons standing indebted to the said firm are requested to pay the same to the said Benjamia Hickin, by whom the business will in future be carried on : As witness our hands this 15th day of July 1898.

Benjamin Hickin. Samuel Sanforth,

N Otice is hereby given, that the Partnership subsisting between us the undersigned, as Machine-Makers, at Mumps, within Oldham, in the County of Lancaster, is this day discolved by mutual consent.—Dated this 14th day of Joseph Collins. July 1883.

Walter Robinson. John Schofield.

N Otice is hereby given, that the Partnership heretofore carried on by John Horsfield and James Horsfield the younger, at Leeds and the Parish of Swellington, as Coru-Millers, and Dealers in Corn and Flour, under the firm of John and James Horsfield, was this day dissolved by mutaal consent.—All debts owing by or to the late firm are to be re-ceived and paid by the said John Horsfield : As witness their hands this 9th day of July 1828.

John Horsfield. James Horsfield.

TAKE notice, that the Copartnership between Samuel Collis and Joseph Collis, in the business of Ironmon-gers, Braziers, and Tin-Plate Workers, carried on at Cholms-ford, in the County of Essex, was dissolved by mutual con-sent on the 8th day of May 1821.—Dated the 17th day of July 1823. Doseph Collis.

Saml. Collis.

Otlee is hereby given, that the Partnership heretofere subsisting between us the undersigned, Robert Gardner, John Hinkenan, and Robert Owtram, and carried on in Wat-Ming-Street, in the City of London, as Manufacturers and Manchester Warehousemen, under the firm of Hincksman, Owtram, and Co. was dissolved on the 23d day of June last by mutual consent; and that the concerns of the late Partnership will be liquidated by the said Robert Gardner, who will discharge all demands against the said Partnership, and receive all debts due thereto : . As witness our hands this 16th day of July 1983. Robert Gardner.

John Hincksman. Robert Owtram.

N Otice is hereby given, that the Partnership heretofore subsisting between the undersigned, Bolton Peel and John Symonds, formerly at Lawrence-Lane, London, and in South America, and late at Lloyd's Coffee-House, and in South]America, as Insurance-Brokers and Commission Agents, was this day dissolved by mutual consent : As witness our hands this 24th day of June 1823.

John Symonds. Bolton Peel.

THE Partnership heretofore subsisting between us the undersigned, as Governesses of a School, in Everton, near Liverpool, in the County of Lancaster, was this day dissolved by mutual consent.—Witness our hands this 14th Harriot Beckett. day of July 1823.

Frances Emma Middleton.

N Otice is hereby given, that the Partnership formerly subsisting between John Hargreaves, late of Rawten-stall, in the Forest of Rossendale, in the County of Lan caster, Cotton-Spinner, deceased, and John Barker, carrying on-business at Constablee Holmes, in the said Forest, as Cotton-Spinners, under the firm of Hargreaves and Barker, and since the decease of the said John Hargreaves between George Law, of New-Church, in the said Forest, Surgeon, and Henry King, of Rawtenstall aforesaid, Conveyancer (Executors of the last will and testament of the said John (Hargreaves, deceased), and the said John Barker, was this day dissolved by mutual consent; and that all debts owing to or by the said Copartnership concern will be received and paid by the said John Barker, who will in future carry on the said business, on his own account: As witness our bands this 15th day of July 1823. George Law.

Henry King. John Barker.

/ LHE Partnership between William Payne and Henry Bott of Leadenhall-Street, in the City of London, Trunk, Chest, and Packing Case Makers, having been put an end to, by the death of the said Henry Bott, and the said William Payne having since accounted with Charlotte Fano, wife of Isaac Fano, (late Charlotte Bott), the Willow and Administra-trix (with the will annexed) of the said Henry Bott, for all his share and interest in the said late Partnership, and the profits thereof, the interest of the said Administratrix in the said trade has entirely ceased, and all Partnership between the said William Payne and the said Charlotte Fano, or the said Isaac Fano in her right, was dissolved on the 26th of January last; and the business will in future be carried on by the said William Payne alone, and he will settle, receive, and pay all accounts of the said late late Partnerships.---Dated this 16th day of July 1823.

W. Payne. Charlotte Fano. I. Fano.

N Olice is hereby given, that the Partnership lately subsisting between us the undersigned, Arthur Maister, Henry William Maister, and William Armitage Archbell, at the Town of Kingston-upon-Hull, as General Merchauts, under the firm of Maisters and Archbell, was dissolved on under the firm of Masters and Archbell, was dissolved on the 1st day of March 1822, by mutual consent; and that the business will be in future carried on by the said Arthur Maister and Henry William Maister, under the firm of Maisters and Company.—Dated this 15th day of July 1823.

A. Maister. H. W. Maiter. W. A. Archbell.

Summons by Edict.

BY virtue of authority received from His Excellency Henry Beard, Esq. Lieutenant-Governor and Com-mander in Chief of the Colony Berbice, &c. &c. President of all Courts and Colleges within the same, &c. &c. &c. dated the 18th April 1823;

I, the undersigned, at the instance of Francis M'Mahon, is the Attorney of William Wilkinson, the acting Executor and surviving manager of the property, in Herbice, of and belonging to the late William Ord, deceased, do hereby, for the first time, summon by edict all known and unknown creditors or claimants on the nett proceeds of plantation Port.

Mourant, situated on the Corontyn coast of this Colony, sum annexis, and slaves, sold at execution sale on the 10th day of April last past, the late property of Stephen Mourant, to appear before the bar of the Honourable the Court of Civil Justice of this Colony, on Monday the 20th day of October 1828, and following days, there to render in their respective against the nett proceeds of a foresaid plantation Port Mog-rant, cum annexis, and slaves.—Whereas in default of which, and after the expiration of the fourth and last edictal, will be proceeded against the non-appearers according to law.

This first edictal summons by edict, published as cus-tomary.—Berbice, 19th April 1823.

K. FRANCKEN, First Marshal.

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BY order of W. Katz and F. White, in quality as Curators of the estate of the late Daniel Allt, of this Colony, deceased, in pursuance of authority obtained from the Honourable the Court of Civil Justice of the Colony Berbice and its dependencies, see. Soc. on the petition of said Curators, dated 29th April 1899; will be sold at public vendue, on Thursday the 6th November 1823, the deceased's cotton and sugar plantation Hermitage, known on the general chart as lot No. 13, east coast of this Colony, together with all the buildings, cattle, &c. pertaining to the same, and a number of 193 slaves, the gang of the said plantation; also the east half of lot No. 11, thereto adjairing, and the northern balf of lots No. 12 and N5; situate on the cast coast canal, and immediately aback the said plantation, at a credit of six, twelve, eighteen, and twenty-four months, from the day of sale, with interest on the three last instalments.

Further particulars may be known on application at the Vendue-Office, where an inventory and appraisement of said land and buildings, as also registered list of the slaves, can be seen at any time previous to the day of sale.

D. C. CAMERON and Co. D. V. M.

The Uxbridge Brewery-also a Freehold House, in Drury-Lane.

O be sold by anction, by Mr. Grimanlt, at Garraway's, on Friday, July 25, at Twelve, by direction of the Mortgagees, and by an order of the major part of the Commissioners under a Commission of Bankruptcy issueil against Mr. Daniel Scott Norton ;

The Uxbridge brewery, a very valuable freehold estate, situate in the centre of the capital market-town of Unbridge, Middlesex, comprising a spacious brewhouse, most substantially built, and in excellent repair, with ample storehouses, and every accommodation for carrying on an extensive business, together with an excellent dwelling-house, capital gardens, and very extensive premises behind.

Also a freehold dwelling-house, situate No. 165, Drury-Lane, on lease for an unexpired term of 22 years, at a ground-May be viewed, and particulars had of J. S. Taylor, Esq.

Solicitor, Great James-Street, Bedford-Row ; at Garraway's; and of the Auctioneer, Brentford-End.

THE CHILLINGWORTH ESTATE.

O be sold, on Monday the 18th day of August 1823, at Twelve of the Clock at Noon, pursuant to a Decree of the High Conrt of Chancery, made in a certain Cause, intituled Chillingworth v. Chillingworth, with the approbation of James Trower, Esq. one of the Masters of the said Court, at the Public Sale-Room of the Court, in Sonthampton-Buildings, Chancery-Lane, in 16 lots;

All the freehold estates of Chillingworth family, consisting freehold houses, all in the City of London. Lot 1. The King's Head Tavern, in Great Tover-Street. of

Lot 2. 'A molety of three houses, in Great Tower-Street, being Nos. 44 and 45, and a house at the back, and a very spacious arched brick vault under the whole.

Lot 9. A house, No. 43, Great Tower-Street, and three houses, in Rose-Court, being Nos. 1, 2, and 3.

Lot 4. A house, No. 4, Rose-Court. Lot 5 A house, No. 5, Rose-Court.

Lot 6. A house, No. 6, Rose-Court.

Lot 7. A house, No. 7, Rose C art. Lot 8. A house, No. 8, Rose-Court.

Lot 9. A large house, six stories high, No. 20, Water-Land, Great Tower-Street.

Lot 10. A large house and cellar, No. 21, Water-Lane afore-

Lot 12. A house, No. 6, Saint Mary-at-Hill. Lot 13. A house, No. 6, Saint Mary-at-Hill. Lot 13. A house, No. 7, Saint Mary-at-Hill. Lot 14. A house, No. 6, Little Bush-Lane. Lot 15. A house and warehouse, No. 4, Little Bush-Lane. hot 16. A house, No. 3, Little Bush-Lane. Printed particulars whereof may be had (gratis) at the said Master's Chambers, in Southampton-Buildings, Chan-cery-Lane, London; of M. James Taylor, Solicitor, No. 15, Furnival's-Inn; of Messrs. Burnley and Atkins, Solicitors, No. 1, Fox-Ordinary-Court, Nicholas-Lane, Lombard-Street;

of Mess, Dunn and Wordsworth, Solicitors, Threadneedle-Street; of Mr. Patten, Solicitor, Hatton-Garden; and at at the King's-Head Tavern, Great Tower-Street aforesaid. Street ;

Ursuant to a Decree of the High Court of Chancery, made in a Cause Pasley against Little, the Creditors of John Pasley, late of Colney-Hatch, in the County of Middlesex, Esq. deceased (who died in the year 1804), are, on or shows and the said Court, at his Chambers, in Southampton-Baildings, Chancery-Lane, London, or in default thereof they will be peremptorily excluded the benefit of the said Decree. - 6 C 182

Ursuant to an Order of the High Court of Chancery, distant to an Outer of Argin State of Stourport, in the Chaplery of Lower Mitton, in the Parish of Kidderminster, and County of Worcester, Builder, deceased (who died in or about the month of February 1821), are, by their Solicitors, on or before the 9th day of August 1823, to come in before William Alexander, 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 Order.

Wursuant to a Decree of the High Court of Chancery, made in a Cause Tunstall against Trappes, all persons faving any liens, charges, or incumbrances, affecting the citates of Francis Michael Trappes, late of Nidd, in the County of York, Esq. are forthwith to come in and make out their claims before Francis Cross, Esg. one of the Master's of the said Court, at his Chambers, in Southampton-Build-ings, Chancery-Lane, London, or in default thereof, they will be excluded the benefit of the said Decree.

PUrsuant to a Decree of His Majesty's Court of Exchequer at Westminster, made in a Cause, intituled Howes versus Herring, the Creditors of Thomas Blake, late of the City of Norwich, Esq. Barrister at Law, decreased (who died in the month of September 1813), are forthwith to come in, by their Solicitors, and prove their respective debts before Jefferies Spranger, Esq. one of the Masters of the said Court, at his Chambers, in Mitre-Court-Buildings, Temple, 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, made in a Cause wherein Chanles Court M made in a Cause wherein Charles Cecil Martyn and another are plaintiffs, and James Palmer Hobbs and others are defendants, the Creditors of Charles Fuller Martyn, late of Albany, Piccadilly, and of New Bond-Street, in the County of Middlesex, Esq. (who died on the 18th day of January 1928), are to come in and prove their debts before Francis Paul Stratford, Esq. one of the Masters of the said, Court at his Chambers, in Southampton-Buildings, Chancery-Lane, London, on or before the 15th day of November 1823, or in default thereof they will be peremptorily excluded the benefit of the said Decree. made in a Cause wherein Charles Cecil Martyn and of the said Decree.

DUrsuant to a Decree of the High Court of Chancery, made in a Cause Kymer against Hall, the Creditors of Thomas Hall, late of Brick-Lanc, Spitalfields, in the of Thomas Hall, late of Brick-Lanc, Spitalfields, in the County of Middlesex, Drysalter, deceased, (who died in or about the month of February 1923), are, on or before the 16th day of August next, to come in and prove their debts before James Stephens, Esq. one of the Masters of the said Court, **jat** his Chambers, in Southampton-Buildings, Chan-cery-Lanc, London, or in default thereof they will be peremp-terible worded the hencefit of the said Decree. torily excluded the benefit of the said Decree.

 aid, in the occupation of Mr. John Boulcott, Mrs. Crowley, and Mr. Robert Powellan.
 Lot. 11. (A house, No. 4, Saint Mary-at-Hill.
 Lot. 12. A house, No. 6, Saint Mary-at-Hill.
 Lot. 13. A house, No. 7, Saint Mary-at-Hill. with to come in and prove their debts hefore William Alexan-der, Esq. one of the Masters of the said Court, at his Oham-bers, in Southampton-Buildings, Chancery-Lane, London, or in default thereof they will excluded the benefit of the said Decree,

HE Creditors who have proved their Debts under a Commission of Bankrupt awarded and issued forth against Henry Upsall, late of Wood Enderby, in the County of Lincoln, Cattle-Jobber, Dealer and Ghapman, are desired to meet the Assignees of the said Bankrupt's estate and effects, on the 26th day of July instant, at Three o'Clock in the Afternoon, at the Black Horse Inn, in Horncastle, in the said County of Lincoln, to assent to or dissent from the said Assignees selling, by private contract, the real estates of the said Bankrupt, either together or in.lots, and also the crops now growing upon the same, or any part thereof.

THE Creditors who have proved their Debts under a Com-I mission of Bankrupt awarded and issued forth hgainst William Penaluna, of the Borough of Helston, in the County of Cornwall, Printer, Bookbinder and Stationer, are requested to meet the Assignees of the said Banknapi's estate and effects, their Solicitors or Agent. (that is to say), such of the said Creditors as reside in or near London, at the Court of Commissioners of Bankrupts, in Basingball-Street, in the City of London, on the 2d day of August next, at Eleren in the Forencon precisely, and such of the said Creditors as reside elsewhere, at the Star Inn, in the Boxungh of Helston aforesaid, on the same day and hour, to take into consideraaforesaid, on the same day and hour, to take into considera-tion a proposal imade by the said Bankrupt for the purchase of the uncollected debts due to his estate, the manuscript and copywright and copies, or remaining stock of the History of Cornwall; edited by Samuel Drew, and certain tin bounds, ipart of the said Bankrupt's estate, and to accept or reject the same, or the security offered or to be offered for payment of the number on the security offered or to be offered for payment of the purchase-money; and to assent to or disent from the said Assignces executing to or in trust for the said Bankrupt a conveyance or assignment of such debts, manuscript, copywright, copies, stock, and bounds accordingly.

THE Creditors who have proved their debts under a Commission of Bankrupt awarded and issued forth against Thomas Wilkie, of Paternoster-Row, in the City of London, and of Charter-House-Square, in the County of Middlesex, Bookseller, Dealer and Chapman, are requested to meet the Assignees of the estate and effects of the said Bankrupt, on Wednesday the 30th day of Jely instant, at Twelve of the Clock at Noon precisely, at the Court of Commissioners of Bankrupts, in Basinghall-Street, in the City of London, for the purpose of assenting to or dissenting from the said Assignees selling or disposing of the stock in trade, household fun-niture, and the other effects and property of the said Bank-rupt, and the lease of his house in Charter-House-Square, by public auction or private contract, to such persons, and for such sums of money, and in such manner as they may for such sums of money, and in such manner as they may think fit; and whether the said Bankrupt or any member of his family, or other person shall be allowed to pur-chase and take the said lease, with the fixtures and furniture therein, or any part thereof, and any part of his said stock in trade and other effects, by valuation, upon scient, or for ready money, or upon such other terms and conditions as the said Assignees may think proper ; and also to assent to or dissent from the said Assignces employing an accountant to investigate and make up the said Bankrupt's accounts, and to their making him such payment and remuneration as they shall think fit; and to their allowing and paying, out of the said estate, the Solicitor's costs and charges for the expences of the several meetings of the Creditors, ges for the expenses of the several meetings of the Creditors, and for the preparing the deed of assignment made by the said Bankrupt, and otherwise relative thereto, previous to the issuin g of the said Commission, in trust for the benefit of his Creditors; and also to assent to or dissent from the said Assignces allowing and paying, out of the assets which may come to their hands, unto one of his Creditors, who will he named at the said meeting, a sum of $\pounds249$ 13s. 9 ϑ , in full, which was advanced and paid by him for the purpose of taking up a bill of exchange, and preventing the issuing of an extent which had been threatened against the estate and

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effects of the said Bankrupt, previous to the issuing of the said Commission; and also to their paying, out of the said assets, the full demands or sums of money due to the clerk or shopman and the other servants of the said Bankrupt, for wages at the date of the said Commission; and also to their commencing, prosecuting, or defending any suit or suits at law or in equity, for the recovery of any part of the said Bankrupt's estate and effects, or of any monies paid by him after he had committed an act of Bankruptcy; or to the compounding, submitting to arbitration any debt, 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 Thomas Houlbr oke, late of High-Holborn, in the County of Middlesex, Linen-Draper, Dealer and Chapman, are requested to meet the Assignees of the estate and effects of the said Bankrupt, on Saturday the 26th day of July instant, at Twelve o'Clock at Noon, at the Count of Commissioners of Bankrupts, in Basinghall-Street, in the City of London, in order to assent to or dissent from the said Assignces paying out of the Bankrupt's estate, certain law costs of two Credit ors of the said Bankrupt, the particulars whereof will be stated at the meeting; and on other special affairs.

THE Creditors who have proved their debts under a Commission of Bankrupt awarded and issued forth against Andrew Sailsbury, late of Windsor, in the County of Berks, and David Sailsbury, late of the town of Nottingham, Drapers, Dealers, Chapmen and Copartners, (carrying on business at Windsor and Nottingham aforesaid under the firm of Andrew and David Sailsbury,) are requested to meet the Assignces of the estate and effects of the said Bankrupt, on the 28th day of July instant, at Three o'Clock in the Afternoon, at the Bridgewater Arms Inn, in Manchester, in the County of Lancaster, in order to assent to or dissent from the said Assignces selling all or any part of the book debts and other effects of the said Bankrupts for such sum or several sums of money, and either by public auction or pri-vate contract, and either in one or in several lots, and either for present payment or upon such credit and upon such security or several securities for the due payment for the same, as the said Assignces may think most beneficial for the Creditors of the said Bankrupts; and also to assent to or dissent from the said Assignees causing any bill or bills, or promissory note, or promissory notes that may be received in payment for all or any part of the said book debts or effects, to be discounted and reduced into present cash at such time or several times as they may think proper; and to assent to or dissent from the said Assignees commencing, prosecuting, or defending any suit or suits at law or in equity, for the recovery of any part of the 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.

Wereas a Commission of Bankrupt, bearing date on or about the 18th of May 1822, was awarded and issued forth against Francis Naish, of Tiverton, in the County of Somerset, Clothier, Dealer and Chapman; 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 19th day of June 1821, was awarded and issued forth against Richard Consitt, of the Town of Kingston-op-Hull, and Robert Lee, of the same Town, lately carrying on business at the Parish of Sculcoates, in the County of York, as Merchants, Dealers, Chapmen, and Copartners; This is to give notice, that the said Commission is, under the Great Seal of the United Kingdom of Great Britain and Ireland, superseded.

W Hereas a Commission of Bankrupt is awarded and issued forth against Michael Thorpe, of Worksop, in the County of Nottingham, Maltster, 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 31st day of July instant, and on the 1st and 30th of August next, at Eleven of the Clock in the Forenoon on each or the said days, at the Red Lion Inn, in Worksop aforesaid, and make a toll discovery and disclosure of his Estate and Effects; when and where the Creditors

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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 Mr. Henry Owen, Solicitor, in Worksop aforesaid, or to Messrs. Hall and Brownley, Solicitors, New Boswell-Court, London.

We Hereas a Commission of Bankrupt is awarded and issued forth against Thomas Kirby, of No. 76, Bethnal Green-Röad, in the County of Middlesex, Draper, Dealer and Chupman, 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 26th of July instant, and on the 2d and 30th of August next, at Ten o'Clock in the Forenoon on each day, at the Court of Commissioners of Bankrupts, in Basinghall-Street, in the City of 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 close 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 midebted 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. Arden, Solicitor, Clifford's-Inn.

Hereas a Commission of Bankrupt is awarded and issued forth against Joshua Nettleton, of Sloame-Square, Chelsea, in the County of Middlesex, Ironmonger, 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 29th day of July instant, and on the 5th and 90th days of August next, at Ten in the Foremoon on each day, at the Court of Commissioners of Bankrupts, in Basinghall-Street, in the City of London, and make a full Discovery and Disclosure of his Estate and Effects; when and where the Cieditors 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. Freeman and Heathcote, Solicitors, Coley man-Street.

Hereas a Commission of Bankrupt is awarded and issued forth against John Smith, of Camomile-Street, in the City of London, Tailor and Draper, 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 26tH of July instant, and on the 2d and 20th days of August next, at Eleven in the Forenoon on each of the said days, at the Conrt of Commissioners of Bankrupts, in Basinghall-Street, in the City of 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 Assignces, and at the Last Sitting the said Bankrupt is required to finish his Examination, and the Creditors are to assent to er 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. Andrew Duncan, Solitor, No. 6, New-Inn, Strand, London.

Hereas a Commission of Bankrupt is awarded and issued forth against John Dicas, of Holywell, in the County of Flint, Corn-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 1st, 2d, and 30th days of August next, at Eleven of the Clock in the Forenoon on each of the said days, at the Golden Lion Ins, situate in the City of Chester, 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 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. Clarke, Richards, and Medcalf, Solicitors, Chancery-Lane, London.

Whereas a Commission of Bankrupt is awarded and issued forth against Samuel Carter, of Stratford, in the Parish of Westham, in the County of Essex, Cheesemonger, Dealer and Chapman, and he being declared a Bankrupt is hereby required to surrender himself to the Commissioners in the said Commission named, or the major part of them, on the 2d day of August next, at Eleven of the Clock in the Forenoon, and on the 16th and 30th days of the same month, at Twelve of the Clock at Noon, at the Court of Commissioners of Bankrupts, in Basingball Street, in the City of 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 Creditors are to assent to or dissent from the Allowance of his Certificate. All persons indebted to the said Bankrupt, or that have any of his Effects, are not to pay or deliver the same but to whom the Commissioners shall appoint, but give notice to Mr. Argill, Solicitor, Whitechapel-Road.

THE Commissioners in a Commission of Bankrupt awarded and issued against Samuel Worrall, Andrew Pope, and John Edmonds, all now or late of the City of Bristol, Bankers and Copartners, infend to meet on the 30th and 3 stat days of July instant, at Twelve o'Clock at Noon, at the Merchant-Taylors'-Hall, Broad-Street, Bristol, in order to receive Proofs of Debts under the said Commission.

THE Commissioners in a Renewed Commission of Bankrupt, bearing date the 27th day of May 1823, awarded and issued forth against John Turnbull, John Forbes, Robert Allen Crawford, and David Skene, of Broad-Stfeet, in the City of London, Merchants and Pastners (carrying on trade under the firm of Turnbull, Forbes, and Company), intend to meet on the 26th day of July instant, at Twelve o'Clock at Noon, at the Court of Commissioners of Bankrupts, in Basinghall-Street, in the City of London, in order to receive the Proof of Debts under the said Commission.

THE Commissioners in a Commission of Bankrupt awarded and issued forth against Archibald Trail, of Hanover-Street, Hanover-Square, in the County of Middlesex, Boot and Shoe-Maker, Dealer and Chapman, intend to meet on the 26th day of July instant, at One of the Clock in the Aftrenoon, at the Court of Commissioners of Bankrupts, in Basinghall-Street, in the City of London (by Adjournment from the 12th instant), to take the Last Examination of the said Bankrupt; when and where ke 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 James Cowie, of George-Street, Mansion-House, in the City of London, Wine-Merckant, Dealer and Chapman, intend to meet on the 26th day of July instant, at Eleven of the Clock in the Forenoon, at the Court of Commissioners of Bankrupts, in Basinghall-Street, in the City of London (by Adjournment from the 12th day of July instant), to take the Last Examination of the said Bankrupt; when and where he is required to surrender himself, and make a full Discovery and Disclosure of his Estate and Effects, and finish his Examination ; and the Creditors, who have not already proved their Debts, are to come prepared to prove the same, and with those who have already proved their Debts, assent to or dissent from the allowance of his Centificate. THE Commissioners in a Commission of Bankrupt awarded and issued forth against Thomas Clubbe, of the City of Chester, Ale and Porter Brewer, intend to meet on the 30th of July instant, at Ten of the Clock in the Forenoon, at the Old Nag's Head Ion, in the City of Chester (by Adjournment from the 8th day of July instant), in order to take the Last Examination of the said Bankrupt; when and where he is required to surrender himself, and make a. full Discovery and Disclosure of his Estate and Effects, and finish his Examination ; and the Creditors who have not already proved their Debts are to come prepared to prove the same, and with those who have already proved their Debts, assent to or dissent from the allowance of his Certificate.

The E Commissioners in a Commission of Bankrupt awarded and issued forth against William Corawell, of Trinity-Place, Charing-Cross, in the County of Middlesex, and also of Giore-Street, Canden-Town, in the said County? Leather-Breeches-Maker and Glover, intend to meet on the 22d day of July instant, at Ten of the Clock in the Forenoon, at the Court of Commissioners of Bankrupts, in Basinghall-Street, in the City of London (by Adjournment from the 15th day of July instant), in order to take the Last Examination of the said Bankrupt; when and where he isrequired 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 withthose who have already proved their Debts, are to assent to or, dissent from the allowance of his Certificate.

THE Commissioners in a Commission of Bankrupt awarded and issued forth against Robert Bradley, late of Bromley, in the County of Kent, Victualler, Dealer and Chapman, intend to meet on the g6th day of Joly instant, at Eleven of the Clock in the Forenoon, at the Court. of Commissioners of Bankrupts, in Basinghall-Street, in the City of London (by Adjournment from the 17th day of June last), 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 bis Estate and Effects, and finish his Examination; and the Creditors, who have not already proved their debis, 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 James Alexander Randall, formerly of Walworth, in the County of Surrey, but now of Aldermanbury, in the City of London, Corn-Dealer, Dealer and Chapman, intend to meet on the 26th day of July instant, at Eleven of the Clock in the Forenoon, at the Court of Commissioners of Bankrupts, in Basinghall-Street, in the City of London (by Adjournment from the 12th of July instant), to take the Last Examination of the said Bankrupt; when and where he is required to surrender himself, and make a full Discovery and Disclosure of his Estate and Effects, and fuils 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.

THE Commissioners in a Commission of Bankrupt awarded and issued forth against John Leigh, of Jeffery's-Square, Saint Mary-Axe, in the City of London, Merchant, Dealer and Chapman (carrying on trade under the stile or firm of Leigh, Son, and Company), intend to meet on the 26th of July instant, at Twelve o'Clock at Noon, at the Court of Commissioners of Bankrupts, in Basinghall-Street, in the City of London (by further Adjournment from the 31st day of May last), 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 prepawed to prove the same, and with those who have already proved their debts, assent to or dissent from the allowance of his Certificate.

THE Commissioners in a Commission of Bankrupt, bearing date the 9th day of March 1820, awarded and issued forth against Thomas Hayley, of Long-Acre, in the ſ

County of Middlesex, Fringe-Manufacturer, Dealer and Chapman, intend to meet on the 9th day of August next, at Twelve of the Clock at Noon, at the Court of Commissioners of Bankrupts, in Basinghall-Street, in the City of London, in order to make a Final Dividend of the Estate and Effects of the said Bankrupt; when and where the Crediters, 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 28th day of January 1823, awarded and issued forth against Robert Wright, of Hatfield Broad-Oake, in the County of Essex, Grocer, Dealer and Chapman, intend to meet on the 9th day of August next, at Twelve of the Clock at Noon, at the Count of Commissioners of Bankrupts, in Basinghall-Street, in the City of London, to make a Dividend of the Estate and Effects of the said Bankrupt; when and where the Creditors, who have not already prored 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 18th day of March 1917, awarded and issued forth against James Dowley, late of Willow-Street, Bankside, in the County of Surrey, Corn and Coal-Merchant, Dealer and Chapman (but now a prisoner for debt in the custody of the Marshal of the King's-Bench Prison), intend to meet on the 19th of August next, at Ten in the Forenoon, at the Court of Commissioners of Bankrupts, in Basinghall-Street, in the City of London, to make a Final Dividend of the Estate and Effects of the said Bankrupt ; when and where the Creditors, who have not already proved thein Debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all Chaims not then proved will be disallowed.

THE Commissioners in a Commission of Bankrupt, bearing date the 16th day of November 1822, awarded and issued forth against Reginald Graham, of Shorter's-Court, Throgmortou-Street, Loudon, Stock-Broker, Dealer and Chapman, intend to meet on the 16th day of August next, at Ten of the Clock in the Forenoon, at the Court of Commissioners of Bankrupts, in Basinghall-Street, in the City of London, in order to make a Dividend of the Estate and Effects of the said Bankrupt; when and where the Creditors, who have not already proved their Debts, are to come prepared to prove the same, or they will be excluded the Benefit of the said Dividend. And all Claims not then proved will be disallowed.

The Commissioners in a Commission of Baukrupt, bearing date the 13th day of October 1815, awarded and issued forth against William Miller, of the Antient Town of Rye, in the County of Sussex, Draper, Tailor, Dealer and Chapman, intend to meet on the 16th day of August next, at Eleven of the Clock in the Forencon, at the Court of Commissioners of Bankrupts, in Basinghall-Street, in the City of London, in order to make a Final Dividend of the Estate and Effects of the said Bankrupt; when and where the Creditors, who have not already proved their Debts, are to come prepared to prove the same, or they will be excluded the Benefit of the said Dividend. And all Claims not then proved will be disallowed.

The Commissioners in a Commission of Bankrupt, bearing date the 26th day of April 1883, awarded and issued forth against Philip Powell, of North-Street, Brighton, in the County of Sussex, Silk-Mercer, Linen-Draper, Dealer and Chapman, intend to meet on the 9th day of August next, at Ten of the Clock in the Forenoon, at the Court of Commissioners of Bankrupts, in Basinghall-Street, in the City of London, in order to make a Dividend of the Estate and Effects of the said Bankrupt; when and where the Creditors, who have not already proved their Debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all Claims not then proved will be disallowed.

THE Commissioners in a Renewed Commission of Bankrupt, bearing due to the State and Effects of the said bank, awarded and issued forth against John Clements, of New-

port, in the County of Monmouth, Shopkeeper, intend to, meet on the 18th day of August next, at Two in the Afternoon, at the Office of Mr. Prothero, in the Town of Newport aforesaid, 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 Dobts, are to come prepared to prove the same, or they will be excluded the Benefit of the said Dividend. And all Claims not then proved will be disallowed.

HE Commissioners in a Commission of Bankrupt, bearing date the 6th day of November 1799, awarded and issued forth against Thomas Blane, of Walbrook, London, Merehant, intend to meet on the 9th of August nex, at Twelve at Noon, at the Court of Commissioners of Bankrupts, in Basinghall-Street, in the City of 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 36th day of May 1820, awarded and issued forth against Richard Edwards and Joseph Edwards, of Cradley, in that part of the Parish of Hales Owen which lies in the County of Worcester, Ironmongers, Dealers and Chapmen, and Copartners, intend to meet on the 11th day of August next, at Eleven of the Clock in the Forenoon, at the Wheat Sheaf Inn, in Bewdley, in the Coupty of Worcester, in order to make a Dividend of the Joint and Sepater, in order to make a Dividend of the saint Bankrupts, when and where the Creditors, who have not already proved their Debts, are to come prepared to prove the same, or they will be excluded the Benefit of the said Dividend, Aud all Claims not then proved will be disallowed.

THE Commissioners in a Commission of Bankrupt, bearing date the 13th day of June 1821, awarded and issued forth against Joseph Bardsley the younger, of Manchester, in the County of Lancaster, Cotton-Spinner, Manufacturer, Dealer and Chapman, intend to meet on the 13th day of August next, at Nine of the Glock in the Forenoon, at the Star Jun, in Deansgate, in Manchester aforesaid, to make a Diridend 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 said Dividend. And all Claims not then proved will be disallowed.

THE Commissioners in a Commission of Bankrupt, bearing date the 1st day of May 1821, awarded and issued forth against John Warneford, of the City of York, Grocer, Dealer and Chapman, intend to meet on the 12th of August next, at Eleven o'Clock in the Forenoon, at the Oid George Inn, in the City of York, to wake a First and Final Dividend of the Estate and Effects of the said Bankrupt; when and where the Creduors, 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.

'IN E Commissioners in a Commission of Bankrupt, bearing date the 1st of November 1820, awarded and issued forth against Richard Peate, of Oswestry, in the County of Salop, Wine and Spirit-Merchant, intend to meet on the 9th day of August next, at Twelve o'Clock at Noon, at the George Inn, in Dale-Street, in Liverpool, in the County of Laneaster, to make a First and Final Dividend of the Estate and Effects of the said Bankrupt; when and where the Creditors, who have not already proved their Debts, are to come prepared to prove the same, or they will be excluded the Benefit of the said Dividend. And all Claims not then proved will be disallowed.

THE Commissioners in a Commission of Bankrupt, bearing date the 6th day of November 1892, awarded and issued forth against Robert Sterens, of the Parish of Soulbury, in the County of Bucks, Dairyman and Farmer, Dealer and Chapman, intend to meet on the 9th of August next, at Twelve at Noon, at the Court of Commissioners of Bankrupts, in Basinghall-Street, in the City of 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.

THE Commissioners in a Commission of Bankrupt, bearing date the 20th day of September 1820, awarded aud issued forth against Kobert Shirley, of Bucklersbury, in the City of London, Carpet-Manufacturer, Dealer and Chapman, intend to meet on the 9th of August next, at Eleven in the Forenoon, at the Court of Commissionersof Bankrupts, in Basinghall-Street, in the City of London, in order to make a Dividend of the Estate and Effects of the said Bankrupt; when and where the Creditors, who have not already proved their Debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all Claims not then proved will be disallowed.

The Commissioners in a Commission of Bankrupt, bearing date the 1st day of November 1821, awarded and issued forth against Thomas Butlin, of Baker-Street, in the Parish of Saint Mary-le-Bone, in the County of Middlesex, Apothecary, Dealer and Vender of Drugs, Dealer and Chapman, intend to meet on the 9th day of August next, at Twelve o'Clock at Noon, at the Court of Commissioners of Bankrupts, in Basinghall-Street, in the City of London, to make a Final Dividend of the Estate and Effects of the said Bankrupt; when and where the Creditors, who have not already proved their Debts, are to come prepared to prove the same, or they will be excluded the Benefit of the said Dividend. And all Claims not then proved will be disallowed.

HE Commissioners in a Commission of Bankropt, hearing date the 8th day of April 1823, awarded and issued forth against Thomas Maxfield, of Salisbury, in the County of Wilts, Linen-Draper, Dealer and Chapman, intend to meet on the 9th of August next, at Eleven in the Forencon, at the Court of Commissioners of Bankrupts, in Basinghall-Street, in the City of London, to make a Dividend of the Estate and Effects of the said Bankrupt; when and where the Credators, who have not already proved their Debts, are to come prepared to prove the same, or they will be exclined the Benefit of the said Dividend. And all Claims not then proved will be disallowed.

CALC Bearing date the 14th day of February 1820, awarded and issued forth against William Carnes, of Canal-Row, Bermondsey, in the County of Surrey, Rope-Maker, Dealer and Chapman, intend to meet on the 9th day of August next, at Ten of the Clock in the Forenoon, at the Court of Commissioners of Bankrupts, in Basinghall-Street, in the City of London, in order to make a First and Final Dividend of the Estate and Effects of the said Bankrupt; when and where the Creditors, who have not already proved their Debts, are to come prepared to prove the same, or they will be excluded the Benefit of the said Dividend. And alt Claims not then proved will be disallowed.

THE Commissioners in a Commission of Bankrupt, bearing date the 12h day of February 1821, awarded and issued forth against James Priddy, of Oxford-Street, in the County of Middlesex, Wine-Merchant, Dealer and Chapmen, intend to meet on the 26th day of July instant, at Ten of the Clock in the Forenoon, at the Court of Commissioners of Bankrupts, in Basinghall-Street, in the City of London (by Adjournment from the 15th day of June instant), in order to make a Dividend of the Estate and Enects of the said Bankrupt; when and where the Creditors, who have not already proved their Debts, are to come prepared to prove the same, or they will be excluded the Benefit of the said Dividend. And all Claims not then proved will be disallowed.

HE Commissioners in a Commission of Bankrupt, bearing date the 23d day of November 1822, awarded and issued forth against Thomas Edwards, of Gerrard-Street, Soho, in the County of Middlesex, Woollen-Draper, Dealer and Chapman, intend to meet on the 9th day of August next, at Twelve of the Clock at Noon, at the Court of Commissioners of Bankrupts, in Basinghall-Street, in the City of London, o 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 toprove 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 Renewed Commission of Bankrupt, bearing date the 16 day of April 1823, awarded and issued forth against Henry Parry and William Parry, of Caerleon, in the County of Monmouth, Tin-Plate--Manufacturers, Wire-Manufacturers, Dealers and Chapmen and Copartners in trade, intend to meet on the 18th of August next, at One o'Clock in the Afternoon, at the Office of Mr. Prothero, in the Town of Newport, in the County of Monmouth, to make a Final Dividend of the Joint Estate and Effects of the said Bankrupt; when and where the Cre-ditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the beacht of the said Dividend. And all Claims not then. proved will be disallowed.

Whereas the acting Commissioners in the Gommissionof Bankrupt awarded and issued, forth against Louis Adolphe Hollander, of Winchester-Street, in the City, of London, and of Clapham-Rise, in the County of Surreys, Diamond-Merchant, Dealer and Chapman, bave certified to the Right Hon. John Earl of Eldon, Lord High Chancellor of Great Britain, that the said Louis Adolphe Hollander 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 the reign of His late Majesty King George the Second, and also of another Act passed in the Forty-ninth Year of the Reign of His late Majesty King George the Second, and Also of another Act passed in the forty of the Reign of His late Majesty King George the Second, and Also of another Act passed in the forty of the Reign of His late Majesty King George the Second, and Also of Angust next,

W Hereas the acting Commissioners in the Commission of Bankrupt awarded and issued forth against Charles Lucas, of Kennington, in the County of Surrey, Dealer and Chapman, have certified to the Lord High Chancellor of Great Britain, that the said Charles, Eucas, 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 the Reign of His late Majesty King George the Second, and also of another Act passed in the Forty-minth Year of the Reign of His late Majesty King George the Third, his Certificate will be allowed and confirmed as the said Acts direct, unless cause be shown to the centrary on or before the 9th day of August next.

Hereas the acting Commissioners in a Commission of Bankrupt awarded and issued forth against Dymoke Wells, late of Saini Vincent-Square, in the County of Middlesex, but now of Friskney, in the County of Lincoln, Merchant, Dealer and Chapman, have certified to the Right Hon, the Lord High Chancellor of Great Britain, that the said Dymoke Wells bath 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 the Reign of His late Majesty King George the Second, and also of another Act passed in the Forty-ninth Year of the Reign of His late Majesty King George the Third, his Certificate will be allowed and confirmed as the said Acts direct, anless cause be shewn to the contrary on or before the 9th day of August next.

Hereas the acting Commissioners in a Commission of Bankrupt awarded and issued forth against Joseph Hopkins the younger, of Cholsey, in the County of Berks, Farmer, Dealer and Chapman, have certified to the Right Hon, the Lord High Chanceltor of Great Britain, that the said Joseph Hopkins bath in all things conformed himself according to the directions of the several Acts of Parhament made concerning Bankrupts; This is to give notice, that, by virtue of an Act passed in the Fifth Year of the Reign of His late Majesty King George the Second, and also of another Act passed in the Forty-minth Year of the Reign of His late Majesty King George the Third, his Certificate will be allowed and confirmed as the said Acts direct, unloss cause be shewn to the contrary on or before the 9th day of August next,

WHereas the acting Commissioners in a Commission of Bankrupt awarded and issued forth against John Clark, of Commercial-Place, Commercial-Road, in the County of Middlesex, Ship Owner, Master-Mariner, Dealer and Chapman, have certified to the Right Honourable the Lord High Chancellor of Great Britain, that the said John Clark 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 the Reign of His late Majesty King George the Second, and also of another Act passed in the Forty-ninth Year of the Reign of Allorith Rel passed in the Forty-ninth Year of the Reign of His late Majesty King George the Third, his Certificate will be allowed and con-firmed as the said Acts direct, unless cause be shown to the contrary on or before the 9th day of August next.

In the Gazette of Tuesday last, page 1162, in the adver-tisement of a dividend under a Commission of Bankrupt against Samuel Worrall, Andrew Pope, and John Edmonds, for Worrell, read Worrall.

Notice to the Creditors of John Matheson, sometime Tanner, in Inverness, now Tacksman, of Drynie.

Edinbugh, July 14, 1823.

ORD PITMILLY, Ordinary on the Bills, this day sequestrated the estate and effects of the said John Matheson; and has appointed a meeting of his Creditors to be held in Bennet's fun, Inverness, upon Wednesday the soth day of July current, at One o'Clock in the Afternoon, to name an Interna Factor; and again, at the same place and hour, upon Friday 15th day of August next, for the purpose of naming a Trustee.—Of which notice is hereby given, in terms of the Statute.

Notice to the Creditors of George H. King, Merchant, in Glasgow.

Glasgow, July 12, 1823.

OHN EADIE, Accountant, in Glasgow, Trustee upon the sequestrated estate of the said George Haly King, hereby requests a meeting of the said Creditors, within the Black Bull fun, Glasgow, upon Thursday the 7th day of August next, at Two o'Clock, for the purpose of receiving and considering an offer of composition which will then be submitted to them by the said George Haly King; and of which all concerned are requested to take notice.

Notice to the Creditors of William Masson, Ship-Owner, in Kincardine.

Kincardine, July 14, 1823.

FTHE funds being all realised belonging to the said Wil-I liam Masson, a final division thereof will be made at Kincardine on the 12th of August.-Notice is hereby given to those who have claims on Mr. Masson, or on the slow Aim, of Kincardine, to lodge the same, with oaths of verity thereon, in the hands of Mr. Alexander Izat, Kincardine, the Trustee ; certifying, that those who neglect to do so, on or before the 5th August, chey will be cut off from any share of the funds.

Notice to the Creditors of Alexander M'Lachlan and Company, Merchants, in Glasgow.

Glasgow, July 14, 1823

BY authority of the Commissioners on the sequestrated estate of the said Alexander M*Lachlan and Company, the Trustee hereby requests the attendance of the Creditors the Irnstee nereoy requests the attendance of the Orealton's of the Company and individual Partner, at a general meeting to be held in the Writing-Chambers of John Ferguson, Writer, 71, Hutcheson-Street, Glasgow, on Tuesday the 12th August next, at Twelre o'Clock at Noon, in order to con-sider an offer of composition which is then to be made.

Edinburgh, July 14, 1823.

HE Lord Ordinary officiating on the Bills this day ap-Bouden and Williamson, Merchants or Shopkeepers, in Kirk-

cudbright, and of John Bodden and Thomas Williamson, the ndividual Partners thereof, upon an application made by two of the Creditors, to meet within the King's Arms Inn, Kirk-cadbright, upon Saturday the 2d of August next, at One o'Clock P. M. to elect a Trustee or Trustees in succession on the said estates, in place of the late William Adamson Roddan, Accountant, in Kirkcudbright, formerly Trustee thereon.— Of which this notice is given to all concerned, in terms of the

Notice to the Creditors of Samuel M'Knight, jun. Corn-Merchant, Ship-Owner, and General-Merchant, in Kirkcudbright.

Edinburgh, July 14, 1823.

A THE Lord Ordinary officiating on the Bills this day ap-pointed the Creditors of the said Samuel M'Knight, L pointed the Creditors of the said Samuel M'Knight, jun, upon an application made by two of the Creditors, to meet within the King's Arms Inn, Kirkeudbright, upon Saturday the 2d day of August next, at Eleven o'Clock in the Forenoon, to elect a Trustee or Trustees in succession on the said estate, in place of the late William Adamson Roddan, Accountant, in Kirkeudbright, formerly Trustee thereon,— Of mbieb this nation is hereby without is all concerned in the Of which this notice is hereby given to all concerned, in terms of the Statute.

Notice to the Creditors of Robert Borland, Merchant and Agent, in Glasgow.

AMES BLACKWOOD, Auctioneer, in Glasgow, hereby intimates, that he has been confirmed Trustee upon Trustee upon the sequestrated estate of the said Robert Borland; and, upon his application, the Sheriff of Lanarkshire at Glasgow, has fixed Monday the 28th instant, and Tuesday the 12th August next, at Eleven o'Clock in the Forenoon each day, within the Sheriff-Clerk's Office, in Glasgow, for the public examinations of the Bankrupt, and others connected with the office. his affairs.

The Trustee farther intimates, that two general meetings. of the Creditors will be held in the Trustee's Office, 29, Princes Street, Glasgow,--the first of these npon Wednesday the 13th, and the other upon Wednesday the 27th days of August next, at Two o'Clock Afternoon of each day, for the purposes mentioned in the Statute.

And the Trustee hereby requires the Creditors who have not already lodged their claims, with oaths of verity thereto, in his hands, to do so, on or before the 24th day of March 1824; certifying to those who do not comply with the above requisition, they will be cut off from any share in the first division of the Bankrupt estate.

Notice to the Creditors of William Chalmers, jun. Merchant, in Ellon.

Abendeen, July 14, 1823.

LEXANDER WEBSTER, Advocate, in Aberdeen, hereby intimates, that his election as Trustee on the sequestrated estate of the said William Chalmers, jun. has been confirmed by the Lord Ordinary; and that the Sheriff of Aberdeenshire has fixed Tuesday the 29th day of July cur-rent, and Wednesday the 13th day of August next, at Eleven o'Clock A. M. each day, for the public examination of the Bankrupt and those acquainted with the state of his affairs, within the Court-House of Aberdeen. The Trustee also intimates, that meetings of the Bankrupt's Creditors will be infinites, that meetings of the balancing s Creators will ge-held within his Writing-Chambers, upon the 14th and 29th, days of August mest, at Twelve o'Clock at Noon each day, for the purposes mentioned in the Statute. The Trustee requires, the Bankrupt's Creditors to lodge.

with him their claims and grounds of debt, with oaths of verity thereon, betwixt and the 7th day of April next, being ten months from the date of the sequestration; and such as fail to do so, will not be entituled to the first dividend arising from the estate of the Bankrupt.

ERRATUM,-In the notice to the Creditors of William. Taylor, sometime of Nethermains, in the County of Ayr, and Coal-Master at Troon, the hour of meeting was omitted to be specified; the Creditors will therefore meet within the Office of James Kerr, the Trustre, No. 766, Trangate, Glas-gow, at One o'Clock in the Afternoon, on Tuesday 12th of August next.

INSOLVENT DEBTORS COURT OFFICE, No. 33, Lincoln's-Inn-Fields.

PETITIONS of INSOLVENT DEBTORS, to be heard

- At Lancaster Castle, in the County of Lancaster, on the 11th day of August 1823, at Ten o'Clock in the Forenoon.
- William Butterworth, late of Ashton-under-Line, Lancashire, Shopkeeper.
- Righard Fenton, late of Haslingden, Lancashire, Cotton-Dver and Grocer.

Thomas Ellis, late of Liverpool, Lancashire, Blacksmith. Robert Howard, late of Ashton-under-Line, Lancashire, Cot-

- ton-Spinner. Patrick Higgins, formerly of Birmingham, Warwickshire, and late of Manchester, Lancashire, Flour-Dealer.
- Thomas Johnson, formerly of Leeds, Yorkshire, and late of
- Manchester, Lancashire, Fruit-Dealer. William Taylor, late of Bolton-le-Moors, Lancashire, Bleacher.

James Lee, formerly of Liverpool, and late of Darey-Hulme, Lancashire, Clerk.

- Samuel Cooke, formerly of Salford, near Manchester, and late of Moston, both in Lancashire, Farmer.
- John Dickson, formerly of Almagh, Ircland, and late of Liverpool, Lancashire, Spirit-Dealer and Grocer. James Wharton, junior, formerly of Chester, and late of Liverpool, Lancashire, Corn-Dealer. Richard Henry Awty, late of Liverpool, Lancashire, Sur-
- vevor.
- George Holt, late of Bolton-le-Moor, Lancashire, Weaver. James Birchall, late of Manchester, Lancashire, Weaver. John Booth, late of Manchester, Lancashire, Butcher. Edward Whittaker, late of Manchester, Lancashire, Butcher. William Smith, late of Bury, Lancashire, Hatter.

- John Lupton, late of Salford, near Manchester, Lancashire, Tallow-Chandler and Grocer. John Head, formerly of Preston, Shopkeeper and Fruiterer,
- and late of Bolton-le-Moors, both in Lancashire, Shopkeeper.
- William Marsh Ward, formerly of Prescot, Dealer in Shoes, and late of Rainhill, both in Lancashire, Farmer. Thomas Smith, late of Poulton-with-Fearnhead, near War-
- rington, Lancashire, Labourer.
- Jonathan Weston, formerly of Manchester, Lancashire, Cork-Cutter, and late of Salford, near Manchester aforesaid, Joiner and Builder.
- John Oughton Parr, late of Liverpool, Laucashire, Agent. John Orrell, late of Manchester, Lancashire, Cotton-Manufacturer and Commissioner.
- John Johnson, late of Manchester, Lancashire, Grocer. Jonathan Ward, late of Manchester, Lancashire, Fish-
- monger. Thomas Knight, late of Ashton-under-Line, Lancashire, Shop-
- keeper. George Fletcher, late of Ashton-under-Line, Lancashire,

Publican. John Chesworth, late of Manchester, Lancashire, Publican. Thomas Beard, late of Bolton-le-Moors, Lancashire, Draper and Hosier.

Burgoyne Taylor, late of Preston, Lancashire, Liquor-Merchant.

- Joseph Platt, late of Mosley, near Ashton-under-Line, Lancashire, Auctioncer and Shopkeeper.
- cashire, Auctioneer and Shopkeeper. Thomas Priest, late of Langsett, near Pennestone, in the West Riding of the County of York, Farmer and Carrier. George Hall, late of Salford, Lancashire, Stone-Mason. Roget Farrand Ousey, late of Staley-Bridge, near Aston-under-Line, Lancashire, Grocer and Draper. Joseph Pritelard, formerly of the City of Chester, in the County of Chester, and hear of Monghaster in the County

- County of Chester, and late of Manchester, in the County of Lancaster, Corn Dealer.
- Robert Hindle, formerly of Yate-Bank, near Blackburn, Lancashire, Weaver, and late of Oswaldtwistle, near Black-burn, in the said County, Weaver.
- At the Guildhall, Haverfordwest, in the County of Pembroke, on the 9th day of August 1823, at Ten o'Clock in the Forenoon.

David Shears, late of Houghton, in the Parish of Carew, Pembrokeshire, Farmer.

The petitions and schedules are filed, and may be inspected at this Office every Monday, Wednesday, and Friday, between the hours of Ten and Four.-Two days notice of any intention to oppose any Prisoner's discharge must be given to such Prisoner to entitle any Creditor to oppose the same,

THE Creditors of John Baker, formerly of Henbury, in the County of Gloucester, and late of Farnborough, in the County of Somerset, Farmer, an Insolvent Debtor, who was lately discharged from the Gaol of the King's-Beuch, in the County of Surrey, are requested to meet at the House of Mr. Case, known by the name or sign of the Bathurst-Hotel, Bathurst-Basin, in Bristol, in the County of Somerset, on Monday the 4th day of August next, at Twelve o'Clock at Noon of the same day precisely, for the purpose of choosing an Assignee or Assignees of the said Insolvent's estate and effects.

THE Creditors of William Sotherton, lately discharged from confinement in His Majesty's Gaol of Shrewsbury, in the County of Salop, by the Commissioners of the Court for the Releif of Insolvent Debtors in England, pursuant to the Statutes in the case made and provided, are requested to meet the Assignee of the estate and effects of the said Insolvent, at Eleven o'Clock in the Forenoon of the 5th day of August next, at the House of ______ Roberts, Widow, known by the name or sign of the Cock Inn, in Dorrington, in the said County of Salop, in order to approve and direct in what manner, and at what place or places, the real estate of the said Insolvent shall be sold by public auction.

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

[Drice These Shillings and Eight Pence,]

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