

The London Gazette.

Published by Authority.

TUESDAY, APRIL 17, 1832.

Lord Chamberlain's-Office, April 13, 1832.

OTICE is hereby given, that His Majesty's next Levee will be held on Wednesday the 18th instant.

Office of the Vice-Chamberlain to the Queen, Queen's-House, St. James's, April 16, 1832.

TOTICE is hereby given, that the Queen will hold Drawing-Rooms, at St. James's-Palace, on the 3d, 17th, and 28th of May.

The 28th of May being appointed for the celebration of the King's Birth-day, no presentations will take place on that day.

St. James's-Palace, April 12, 1832.

HIS day the following Petitions and Addresses were presented to His Majesty at the Levee, and graciously received:

To the KING's Most Excellent Majesty.

The humble Petition of the undersigned Planters, Merchants, Ship-Owners, Manufacturers, Traders, Mortgagees, Annuitants, and others, interested in your Majesty's West India Colonies.

WE, your Majesty's most loyal subjects, Planters, Merchants, Ship-Owners, Manufacturers, Traders, Mortgagees, Annuitants, and others interested in your analesty's West India Colonies, humbly approach your Majesty with the expression of our loyalty and devotion to your Majesty's person and government.

We beg leave humbly to state to your Majesty, that the value of your Majesty's West India Colonies to the revenue, manufacturing industry, and mercan-

tile marine of Great Britain, may be at once ascertained by reference to Parliamentary documents, whereby it will appear that the duties annually collected from West India produce amount to seven millions sterling; that the annual official value of British manufactures exported to the colonies is about £5,500,000, and the amount of shipping employed in the direct trade about 250,000 tons; altogether exhibiting a branch of commerce almost unequalled in point of extent, and peculiarly important on account of its national character; the whole emanating from British capital, being conducted by British subjects in British vessels, and finally returning the whole value of cultivation in the colonics into the general resources of the mother country, while the cultivator is suffering the extremity of dis-

That, in addition to the direct intercourse of Great Britain with your Majesty's West India colonies, an extensive cross trade is maintained between those colonies and the British possessions in North America, which affords employment to upwards of 100,000 tons of British shipping; and, by furnishing a market for the fish, corn, salted provisions, and lumber of British America, contributes essentially to the prosperity of that other vast branch of colonial dominion, on which, jointly with the West India trade, Great Britain depends for the employment of at least one-third of her whole mercantile marine, and, consequently, for her station amongst the nations of the world.

That the loss of your Majesty's West India Colonies, or the abandonment of interests thus powerfully contributing to the resources of the mother country, would inflict upon numerous branches of manufacturing industry, as well as upon the revenue, an injury of incalculable magnitude, which would never be compensated by foreign trade. So great a destruction of commerce, essentially domestic in all its relations, must not only entail ruin upon numberless private families, but would withdraw from the manu-

facturers of copper, iron, mill work, hardware, woollen and cotton goods, the fisheries, the collicries, the salt provision trade of Ireland, and all the various trades connected with shipping, a source of employment on which these industrious classes have been accustomed to rely in war as well as in peace. humbly represent that a great commercial convulsion must follow this loss of employment, while, at the same time, the revenue would be seriously affected by a great diminution of consumption arising out of the diminished ability of the people to purchase taxable commodities, and the enormous advance of prices of all colonial articles, which must attend the abstraction of the produce of the British West Indies from the general market of Europe.

That the loss or abandonment of your Majesty's West India Colonies would be no less injurious to the real interest of humanity, than to the commerce of this country. The negroes, if unsupported by the presence, the intelligence, and capital of Europeans, would speedily sink into a state of anarchy and moral debasement; and, while a deplorable cessation of industry in raising articles for European consumption would thus ensue in the British colonies, an irresistible inducement would be given to foreign colonies to increase their cultivation, and for that purpose to extend the African Slave-trade, which this country, by great exertion and expenditure of money, has long and ineffectually endeavoured

We beg leave further humbly to represent to your Majesty, that the conduct of Great Britain towards vour Majesty's West India Colonies has neither been consistent with the principle laid down in the parliamentary resolutions of 1823, nor with that spirit of justice and conciliation which is so necessary to the attainment of any national object. The system of cultivation by slave labour was established by Great Britain for her own benefit; the colonists are Englishmen, lawfully possessing property under the direct sanction and encouragement of the mother country, and are entitled to the protection which the law and the constitution provide for the security and integrity of that property: the colonists are naturally jeulous of their character and rights; on them must depend the execution of all colonial laws wherever originating, and not only are they most competent to frame regulations for the real comfort of the slave, but they have a direct interest in his welfare; so that to discredit and endanger their property by perpetual interference, and to stigmatize them as a class of persons destitute of the common feelings of humanity, can neither tend to forward the purposes of justice, of sound policy, or of real improvement in the condition of the slave.

That popular clamour, arising from mistaken impressions as to the real condition of the negroes, and extended to the colonies, has already produced the most disastrous effects, by alienating the affection of the slave from his master, of the master from the mother country, destroying the credit of colonial property, causing constant agitation, and thus seriously retarding those measures of gradual improvement in the condition of the negro population, which it was the object of the British legislature to accom-

We further humbly represent to your Majesty, that we have observed with great regret, that at a From the Inhabitants of the city of Exeter and its

moment when relief is avowedly necessary, even to the preservation of the West India colonies, your Majesty's Ministers have declared their intention to make that relief contingent on the unqualified adoption of an Order of your Majesty in Council, dated November the 2d, 1831; a line of policy which, being virtually designed to coerce the legislative colonies, by means of fiscal or penal regulations on their produce, is most objectionable, and calculated to widen the misunderstanding between the mother country and the colonists, to increase the excitement among the negro population, and thus to precipitate the ruin of the colonies.

We beg leave humbly to state to your Majesty, that we are anxious for the adoption of such further constitutional measures of amelioration as may, on due inquiry, be found necessary to the real welfare of the negro, and consistent with the parliamentary resolutions of 1823, a feeling in which we are convinced all the resident planters fully participate.

Under these circumstances, we lay ourselves at

your Majesty's feet.

It is to your Majesty's crown and royal dignity that the colonies of Great Britain are, in a more especial manner appendant. By their respective constitutions, no less than by a just sense of your Ma-jesty's benevolent intentions towards them, they are bound to venerate your Majesty as their legal and constitutional governor and protector; and we therefore implore your Majesty to exert your Royal pre-

rogative in their behalf.

We humbly beseech your Majesty to rescue the colonies from the imminent dangers with which they are now surrounded—to alleviate, as far as possible, the losses to which property in those colonies has been subjected, and to protect their inhabitants, members of the body politic of the United Kingdom against those still greater dangers which must result from measures, conducted without accurate knowledge, and this, we most humbly represent to your Majesty, will most effectually be derived from a full and impartial parliamentary inquiry upon oath.

And your Petitioners will ever pray.

Here follow the signatures.]

From the Planters, Merchants, and others interested in the welfare of the island of Tobago, and of the White and Coloured Inhabitants generally having property in Slaves therein, praying His Majesty to exercise the prerogative vested in Him by the Constitution for their benefit, and if any Act be presented to Him by the other branches of the Legislature, having the effect of depriving them of their property without compensation; or declaring the emancipation of their Slaves, without full and ample compensation being first made to them, that His Majesty would refuse His assent to such an Act, and in no shape become a party to such injustice.

From the Inhabitants of Bridgeton, an extensive district in the suburbs of Glasgow, signed by the Chairman of the Meeting, in favour of the Reform

From the Inhabitants of the city of Canterbury and its vicinity, whose names are signed, against the proposed measure for establishing a system of National Education in Ireland.

suburbs, whose names are signed, against the proposed measure for establishing a system of National Education in Ireland.

From the Noblemen, Clergy, and Gentlemen, Landed Proprietors, and others resident in the county and city of Cork, whose names are signed, disapproving of the conduct of Ministers in the Government of Ireland and England.

T the Court at St. James's, the 22d day 🔔 of Fëbruary 1832,

PRESENT,

The KING's Most Excellent Majesty in Council.

ALLEREAS, on the fourteenth day of February one thousand eight hundred and six, a pro-clamation was issued by Major-General Sir David Baird, then administering the Government of the colony of the Cape of Good Hope, respecting the duties to be levied on grain to be imported into the said colony; and whereas, on the thirtieth day of May one thousand eight hundred and six, a Government advertisement was published within the said colony, by order of the said Sir David Baird, respecting the duties of import and export to be levied within the said colony; and whereas, on the eleventh day of June one thousand eight hundred and six, His late Majesty King George the Third, with the advice of His Privy Council, was pleased to make a certain Order respecting goods imported into the said colony from any other part of His Majesty's dominions;, and whereas, on the thirteenth day of May one thousand eight hundred and seven, His said late Majesty, by the advice of His Privy Council, made an Order respecting duties on goods imported into the said colony, not being the produce of the United Kingdom; and whereas, on the eighteenth day of September one thousand eight hundred and seven; the Earl of Caledon, the then Governor of the said colony, in pursuance of the last mentioned Order in Council, issued a certain proclamation respecting the duties payable within the said colony, on foreign goods imported therein; and whereas, on the twelfth day of April one thousand eight hundred and nine, His said late Majesty, by the advice of His Privy Council, made an Order respecting the duties on goods imported into the said colony in foreign and in British vessels; and whereas, in pursuance of the said Order in Council, the said Earl of Caledon published within the said colony a proclamation for carrying the same into effect; and whereas, on the twenty-third day of April one thousand eight hundred and eleven, a certain: Government advertisement was published within the said colony, by command of the said Earl of Caledon, respecting the trade to be carried on between the said colony and New South Wales, and the island of Ceylon; and whereas, on the ninth of October one thousand eight hundred and eleven, Lieutenant-General Sir John Francis Cradock, then administering the Government of the said colony, published a proclamation respecting the mode in which the amount of duties of import and export should be estimated within the said colony; and whereas, on the eighteenth day of October one thousand eight hundred and eleven, the said Sir John Cradock published a certain proclamation respecting the duties of ex- | Fourth, with the advice of His Privy Council, made

port on all goods, the produce of the said colony; and whereas, on the first day of October one thousand eight hundred and eleven, His Royal Highness the Prince Regent, in the name and on the behalf of His said late Majesty, did, by the advice of His said late Majesty's Privy Council, make an Order respecting the resort of foreign vessels to the said colony; and whereas, on the twenty-ninth day of May one thousand eight hundred and twelve, the said Sir John Cradock published within the said colony a certain Government advertisement, containing a copy of a letter addressed by the Secretary of the United Company of Merchants trading to the East Indies, to their agent at the Cape of Good Hope, respecting the trade between that colony and the islands of Mauritius and Bourbon; and whereas, on the eighth day of January one thousand eight hundred and thirteen, the said Sir John Cradock. in pursuance of a certain Order made in the preceding year by His Royal Highness the Prince Regent, in the name and on the behalf of His said late Majesty, and by the advice of His said late Majesty's Privy Council, did publish a certain proclamation respecting the duties on British goods imported into the said colony; and whereas, on the thirteenth day of August one thousand eight hundred and thirteen, the said Sir John Cradock published a proclamation respecting the manner in which the import duties, payable on British goods imported into the said colony, were to be estimated; and whereas, on the twenty-fourth day of June one thousand eight hundred and fourteen, Lieutenant-General Lord Charles Henry Somerset, the then Governor of the said colony, published a certain proclamation respecting the warehousing of goods imported into the said colony, from the eastward; and whereas, on the twenty-first day of July, one thousand eight hundred and fourteen, the said Lord Charles Henry Somerset published a certain Government advertise. ment, respecting the exportation of East India goods from the said colony; and whereas, on the twentyfourth day of September one thousand eight hundred and fourteen, His Royal Highness the Prince Regent, in the name and on the behalf of His said late Majesty, and with the advice of His said late Majesty's Privy Council, made an Order respecting the resort of foreign ships to the said colony, and respecting the exportation from the same of goods legally imported therein; and whereas, on the twen ieth day of March one thousand eight hundred and eighteen, the said Lord Charles Henry Somerset published a certain Government advertisement respecting the exportation of corn from the said colony; and whereas, on the thirty-first day of July one thousand eight hundred and eighteen, the said Lord Charles Henry Somerset published a certain Government advertisement respecting the trade between the British West Indies and the Cape of Good Hope; and whereas, on the twelith day of . July one thousand eight hundred and twenty, His late Majesty King George the Fourth, with the advice of His Privy Council, made an Order respecting the importation and exportation of goods at the colony of the Cape of Good Hope in the vessels of certain foreign nations; and whereas, on the fourteenth of November one thousand eight hundred and twenty-one, His said late Majesty King George the

an Order respecting the duties to be levied on British ; goods imported into the said colony; and whereas, on the eightcenth day of April one thousand eight hundred and twenty-two, the said Lord Charles Henry Somerset issued a proclamation respecting the warehousing and re-exportation of goods imported into the said colony from foreign countries; and whereas, on the tenth day of October, one thousand eight hundred and twenty-three, the said Lord Charles Henry Somerset issued a certain other proclamation respecting the duties to be thenceforth payable on all spirituous liquors imported into the said colony; and whereas, on the thirteenth day of November one thousand eight hundred and twentythree, the said Lord Charles Henry Somerset published a certain other proclamation respecting the duties to be thenceforth payable on spirituous liquors imported into the said colony, and respecting the re-exportation of the same; and whereas, on the nineteenth day of September one thousand eight hundred and twenty-three, His late Majesty King George the Fourth, by the advice of His Privy Council, made a certain Order respecting the exportation from the colony of the C pe of Good Hope of goods imported into that colony from the eastward; and whereas, on the thirtieth day of April one thousand eight hundred and twenty seven, His said late Majesty King George the Fourth, by the advice of His Privy Council, made an Order for continuing in force, until a further provision should be made in that behalf, all the laws which on the first day of July one thousand eight hundred and twenty-five had been in force at the said colony of the Cape of Good Hope for the regulation of the external trade thereof; and whereas on the sixteenth day of July one thousand eight hundred and twentyseven, His said late Majesty King George the Fourth, by the advice of his Privy Council, did make a certain Order, whereby it was declared what foreign powers had fulfilled the conditions prescribed by the statutes in that case made and provided, for the admission of the ships belonging to such foreign powers to trade with His Majesty's possessions abroad, upon the terms and subject to the restrictions in those statutes contained; and whereas, on the third day of July one thousand eight hundred and twenty-six, a certain ordinance was made by Major-General Bourke, the then Lieutenant-Governor of the said colony, in council, respecting the duties on the exportation of wines from the said colony; and whereas, on the seventh day of June one thousand eight hundred and twenty-eight, a certain other ordinance was made by the said Major-General Bourke, in council, for regulating the importation and exportation of grain and flour; and whereas, on the seventh day of April one thousand eight hundred and thirty, His said late Majesty King George the Fourth, by the advice of His Privy Council, made an Order respecting the resort of Austrian vessels to the British possessions abroad; and whereas, on the 5th day of November one thousand eight hundred and thirty, His Majesty, with the advice of His Privy Council, made a certain Order respecting the resort of vessels belonging to the United States of America to the British possessions abroad; and whereas, by an Act passed in the sixth year of the reign of His late Majesty King

" the trade of the British possessions abroad," it is, amongst other things, enacted " that it shall be " lewful for His Majesty, by and with the advice of "His Privy Council, by any Order or Orders in Council to be issued from time to time, to give such directions and make such regulations touching the trade and commerce to and from any British possessions on or near the continent of Europe, or within the Mediterranean Sea, or in Africa, or within the limits of the East India Company's Charter, excepting the possessions of the said Company, as to His Majesty in Council shall appear most expedient and salutary; whereas, in order to the consolidation of the laws relating to the external trade of the said colony, and the rendering such laws more simple and effective, it is expedient that the various orders in council, vertisements, and all laws and enactments what-soever (not made by His Majesty with the advice and consent of Parliament) for regulating the external trade of the said colony should be rescinded and repealed: His Majesty doth, therefore, in pursuance and exercise of the powers so :: vested in him as aforesaid, by the said recited Act of Parliament, and of all other powers enabling him in that behalf, order, and it is hereby ordered, that all and every the Orders in Council before recited, in so far as such Orders, or any of them, relate to the: said colony of the Care of Good Hope, but no further, or otherwise, and all and every the before recited ordinances, proclamations, and Government advertisements, so made as aforesaid, by the succession sive Governors or Officers' administering the government of the said colony, and all and every the laws : and ordinances, orders and proclamations, Government advertisements, or legislative acts, of what nature or kind soever (not being Acts of Parliament),... which, at the time of the promulgation of this present Order within the said colony, shall be in force therein for the regulation of the duties of customs payable upon the importation or exportation of goods, wares, and merchandize at the said colony, or for determining the rate of such duties, or for ascertaining what goods may be legally imported into, or exported from, the same: or respecting the tonnage or the national character of the ships or vessels in which any such importation or exportation may be made, or respecting the warehousing of goods imported into the said colony for re-exportation, shall be, and the same, and each and every of them, are and is hereby revoked, rescinded, and . repealed; provided, nevertheless, and it is further ordered, that this present Order hath not, and shall : not be deemed or be taken to have, the effect of reviving any law, ordinance, order in council, proclamation, or other enactment which may have been : revoked, rescinded, or repealed, either in whole or in a part, by any of the laws, ordinances, orders in council, proclamations, Government advertisements, and enactments which are or is revoked, rescinded, or repealed as aforesaid by this present Order; provided also, and it is further ordered, that nothing in .. this present Order contained shall prevent or interfere with the recovery of any duties which, at cr. immediately before the time of the promulgation hercof, may be owing by any person or persons to George the Fourth, intituled "An Act to regulate | His Majesty, or of any fee of office which, at or -

immediately before that time, may be owing to any Officer of His Majesty's Revenue, or other officer, within the said colony, or of any fine, penalty, or forfeiture which, at or immediately before that time, may have been actually incurred, or of any debt which may then be due and owing by any person or persons, but that all such duties, fees of office, fines, penalties, forfeitures, and debts all, from and after the promulgation of this present Order within the said colony, be recovered and recoverable, and shall remain due and exigible, in such and the same manner, and to such and the same extent in all respects, as if this present Order had not been made:

And it is further ordered, that the Governor, or the Officer for the time being administering the government of the said colony shall, and he is hereby required to promulgate this present Order, within one calendar month next after the receipt thereof by him and this Order shall take effect within the said colony, and have the force of law there, upon, from, and after the date of such promulgation thereof as aforesaid, and not before:

And the Lords Commissioners of His Majesty's Treasury, and the Right Honourable Viscount Goderich, one of His Majesty's Principal Secretaries of State, are to give the necessary directions herein accordingly as to them may respectively appertain.

C. C. Greville.

T the Court at St. James's, the 22d day of February 1832,

PRESENT,

The KING's Most Excellent Majesty in Council.

HEREAS by a certain Act of Parliament, made in the sixth year of the reign of His late Majesty King George the Foorth, intituled " An Act to regulate the trade of the British pos-" sessions abroad," it is, amongst other things, enacted, "that it shall be lawful for His Ma-' jesty, by and with the advice of His Privy " Council, by any Order or Orders in Council, to be " issued from time to time, to give such directions, " and make such regulations, touching the trade " and commerce to and from any British possessions " on or near the continent of Europe, or within the " Mediterranean Sea, or in Africa, or within the li-" mits of the East India Company's Charter, except " ing the possessions of the said Company, as to " His Majesty in Council shall appear most expe-" dient and salutary, and that if any goods shall be " imported or exported in any manner contrary to any " such Order of His Majesty in Council, the same shall " be forfeited, together with the ship importing or "exporting the same;" and whereas His Majesty, with the advice of His Privy Council, doth deem it expedient and salutary to make the several regula tions hereinafter contained, touching the trade and commerce to and from His M jesty's colony of the Cape of Good Hope, His Majesty doth, therefore, with the advice of His Privy. Council, and in pursuance and exercise of the powers so vested in him as aforesaid by the said recited Act of Parliament, order, and it is hereby ordered, that upon all goods, wares, and merchandize, the growth, produce, or "months next after the passing of the said Act, manufacture of the United Kingdom, or of any of "that is to say, on or before the fifth day of July

His Majesty's possessions abroad, other than the ossessions of the East India Company, imported into the colony of the Cape of Good Hope, for consumption, there shall be levied a duty at the rate of three pounds for every hundred pounds of the value · thereof; and that upon all goods, wares and merchandize, the growth, produce, or manufacture of any foreign state, or of the possessions of the East India Company, imported into the said colony, for consumption, there shall be levied a duty at and after the rate of ten pounds for every hundred pounds of the value thereof; provided, nevertheless, and it is further ordered, that no such duty as aforesaid shall be levied upon any barrels or casks imported into the said colony, to be there sold or employed as wine barrels or as wine casks, or upon any hoops, staves, or headings imported into the said colony, to be there sold or employed for or in the making of any such wine barrels or wine casks, but that all such wine barrels, wine casks, hoops, staves, and headings, shall be importable, for the purposes aforesaid, into the said colony free of all duties whatsoever; and whereas by the said recited Act, after reciting " that by the "the law of navigation, foreign ships are permitted " to import into any of the British possessions abroad, from the countries to which they belong, goods the produce of those countries, and to export goods from such possessions, to be carried to any foreign country whatever; and that it is expedient that such permission should be subject to certain conditions, it is enacted, that the . privileges thereby granted to foreign ships shall " be limited to the ships of those countries which, " having colonial possessions, shall grant the like " privileges of trading with those possessions to " British ships, or which, not having colonial possessions, shall place the commerce and navigation of this country and of its possessions abroad upon the footing of the most favoured nation, unless His Majesty, by His Order in Council, shall in any case deem it expedient to grant the whole or any of " such privileges to the ships of any foreign country, although the conditions aforesaid shall not in all respects be fulfilled by such foreign country; and whereas by an Act, passed in the seventh and cighth years of the reign of His late Mojesty King. George the Fourth, intituled "An Act to amend "the laws relating to the customs," after reciting somuch as is last herembefore recited of the Act so passed as aforesaid in the sixth year of the reign of His said late Majesty, and further reciting, " that ' unless some period be limited for the fulfilment by foreign countries of the conditions mentioned " and referred to in the said recited Act, the trade " and navigation of the United Kingdom, and of the " British possessions abroad, cannot be regulated by fixed and certain rules, but will continue subject to changes dependent upon the laws from. " time to time made in such foreign countries, it is enacted that no foreign country shall thereafter " he deemed to have fulfilled the conditions so pre-" scribed as aforesaid, in and by the said Act, so passed in the sixth year of His said late Majesty's reign, as to be entitled to the privileges therein mentioned, unless such foreign country had in all " respects fulfilled those conditions within twelve " months next after the passing of the said Act,

" one thousand eight hundred and twenty-six; and " for the better ascertaining what particular foreign " countries are permitted by law to exercise and " enjoy the said privileges, it is thereby further enacted, that no foreign country shall thereafter be deemed to have fulfilled the before mentioned conditions, or to be entitled to the privileges afore-" said, unless and until His Majesty shall by some " Order or Orders to be by him made, by the advice of His Privy Council, have declared that such " foreign country hath so fulfilled the said con-" ditions, and is entitled to the said privileges; and " it is thereby further declared and enacted, that " nothing therein contained extends, or shall be con-"strued to extend, to make void or annul any Order or Orders in Council theretofore issued under the authority or in pursuance of the said recited Act, or to take away or abridge the powers vested in " His Majesty in and by the said Act, or any of "those powers, any thing therein contained to the contrary in any wise notwithstanding;" and whereas His Majesty, by and with the advice of His Privy Council, doth deem it expedient to grant to the ships of all foreign countries in amity with His Majesty, the privileges aforesaid, so far as respects the said colony of the Cape of Good Hope, His Majesty doth therefore, by the advice aforesaid, declare and grant that is shall and may be lawful for all foreign ships belonging to countries in amity with His Majesty, to import into the colony of the Cape of Good Hope from the countries to which they respectively belong, goods the produce of those respective countries, and to export goods from the said colony of the Cape of Good Hope to be carried to any foreign, country whatever; and whereas by the said Act, so passed as aforesaid in the sixth year of the reign of His late Majesty King George the Fourth, various enactments are contained in the words following: that is to say,

And be it further enacted, that no goods shall be imported into, nor shall any goods, except the produce of the fisheries in British ships, be exported from, any of the British possesions in America by sea, from or to any place other than the United Kingdom, or some other of such possessions, except into or from the several ports in such possessions, called "Free Ports," enumerated or described in

the table therein contained.

Provided always, that if His Majesty shall deem it expedient to extend the provisions of this Act to any port or ports not enumerated in the said table; it shall he lawful for His Majesty, by Order in Council, to extend the provisions of this Act to such port or ports; and from and after the day mentioned in such Order in Council, all the privileges and advantages of this Act, and all the provisions, penalties, and forfeitures therein contained, shall extend, and be deemed and construed to extend, to any such port or ports respectively, as fully as if the same had been inserted and enumerated in the said table at the time of passing this Act: provided also, that nothing herein-before contained shall extend to prohibit the exportation of the produce of the fisheries from any ports or places in any of the said possessions in British ships, nor to prohibit the importation or exportation of goods, into or from any ports or places in Newfoundland or Labrador, in British ships

And he it further enacted, that nothing contained in this Act, or any other Act passed in the present session of Parliament, shall extend to repeal or in any way alter or affect an Act passed in the fourth. year of the reign of His present Majesty, intituled An Act to authorise His Majesty, under certain circumstances, to regulate the duties and drawbacks on goods imported or exported in foreign vessels, and to exempt certain foreign vessels from pilotage;" nor to repeal or in any way alter or. affect an Act passed in the fifth year of the reign of His present Majesty, among other things, to ameed the last mentioned Act, and that all trade and intercourse between the British possessions and all foreign countries shall be subject to the powers granted to His Majesty by those Acts.

Provided always, and be it further enacted, that until the expiration of ten years, to be computed from the twenty fourth day of June one thousand eight hundred and twenty-two, every foreign ship which previous to that day had been engaged intrade between any of the British possessions in America, and other places in America, shall, for the purposes of this Act, be deemed to be a ship of the country or place to which she had then belonged, if, still belonging thereto; any thing in the law of navigation to the contrary notwithstanding.

And be it further enacted, that the several sorts of goods enumerated or described in the table following, denominated "A table of prohibitions and restrictions," are hereby prohibited to be imported or brought, either by sea or by inland carriage or navigation, into the British possessions in America, or into the island of Mauritius, or shall be so imported or brought, only under the restrictions mentioned in such table, according as the several sorts of such goods are set forth therein; that is to say,

A Table of Prohibitions and Restrictions.

Gunpowder,

Ammunitions or utensils of war,

Beef; freshor salted, } except into Newfoundland

Prohibited to be imported, except from the United Kingdom, or from some other British possession.

Tea,

Prohibited to be imported, except from the United Kingdom, or from some other British possession in America, unless by the East India Company, or with their licence.

Fish, dried or salted.

Train oil, blubber, fins, or skins, the produce of

creatures living in the sea,

Prohibited to be imported, except from the United Kingdom, or from some other British possession, or unless taken by British ships fitted out from the United Kingdom, or from some British possession; and brought in from the fishery, and except herrings from the Isle of Man, taken, and cured by the inhabitants thereof.

Base or counterfeit coin,
Books, such as are prohibited to be imported into

the United Kingdom;

Prohibited to be imported,

any of the British possessions in America, or into the island of Mauritius, contrary to any of the prohibitions or restrictions mentioned in such table in respect of such goods, the same shall be forfeited.

And be it further enacted, that all coffee, cocoa nuts, sugar, melasses, and rum (although the same may be of the British plantations) imported into any of the British possessions in America, into which the like goods of foreign production can be legally imported, shall upon subsequent importation from thence into any of the British possessions in America, into which such goods, being of foreign production, cannot be legally imported, or into the island of Mauritius, or into the United Kingdom, be deemed to be of foreign production, and shall be liable, on such importation respectively, to the same duties or the same forfeitures, as articles of the like description, being of foreign production, would be liable to, unless the same shall have been warehoused under the provisions of this Act, and exported from the warehouse direct to such other British possession, or to the island of Mauritius, or to the United Kingdom, as the case may be.

And be it further enanted, that all sums of money granted or imposed by this Act, either as duties, penalties, or forfeitures, in the British possessions in America, shall be deemed and are hereby declared to be sterling money of Great Britain, and shall be collected, recovered, and paid to the amount of the value which such nominal sums bear in Great Britain; and that such monies may be received and taken according to the proportion and value of five shillings and six-pence the ounce in silver; and that all duties shall be paid and received in every part of the British possessions in America, according to British weights and measures in use at the time of passing of this Act, and that in all cases where such duties are imposed according to any specific quantity, or any specific value, the same shall be deemed to apply in the same proportion to any greater or less quantity or value; and that all such duties shall be under the management of the Commissioners of the

And be it further enacted, that the master of every ship arriving in any of the British possessions in America, or the island of Mauritius, or the islands of Guernsey, Jersey, Alderney, or Sark, whether laden or in ballast, shall come directly, and before bulk he broken, to the Custom-house for the port or district where he arrives, and there make a report upon oath in writing to the Collector or Controller, or other proper officer, of the arrival and voyage of such ship, stating her name, country, and tonnage, and if British the port of registry, the name and country of the master, the country of the owners, the number of the crew, and how many are of the country of such ship, and whether she be laden or in ballast, and if laden, the marks, numbers, and contents of every package and parcel of goods on board, and where the same was laden, and where and to whom consigned, and where any and what goods, if any, had been unladen during the voyage, as far as any of such particulars can be known to him; and the master shall further answer upon oath all such questions concerning the ship, and the cargo and the crew and the voyage, as shall be demanded of him by such officer;

And if any goods shall be imported or brought into i such report be made, or if the master fail to make such report, or make an untrue report, or do not truly answer the questions demanded of him, he shall forfeit the sum of one hundred pounds; and if any goods be not reported, such goods shall be forfeited.

> And be it further enacted, that the master of every ship bound from any British possession in America, or the island of Mauritius, or the islands of Guernsey, Jersey, Alderney, or Sark, shall, before any goods be laden therein, deliver to the Collector or Controller, or other proper officer, an entry outwards under his hand of the destination of such ship, stating her name, country, and tonnage, and if British the port of registry, the name and country of the master, the country of the owners, the number of the crew, and how many are of the country of such ship; and if any goods be laden on board any ship before such entry be made, the master of such ship shall forfeit the sum of fifty pounds; and before such ship depart, the master shall bring and deliver to the Collector or Controller, or other proper officer, a content in writing under his hand of the goods laden, and the names of the respective shippers and consignees of the goods, with the marks and numbers of the packages or parcels of the same, and shall make oath to the truth of such content as far as any of such particulars can be known to him; and the master of every ship bound from any British possession in America, or from the island of Mauritius, or from the islands of Guernsey, Jersey, Alderney, or Sark, (whether in ballast or laden,) shall before departure come before the Collector or Controller, or other proper officer, and answer upon oath all such questions concerning the ship and the cargo, if any, and the crew and the voyage, as shall be demanded of him by such officer; and thereupon the Collector and Controller, or other proper officer, if such ship be laden, shall make out and give to the master a certificate of the clearance of such ship for her intended voyage, containing an account of the total quantities of the several sorts of goods laden therein, or a certificate of her clearance in ballast, as the case may be; and if the ship shall depart without such clearance, or if the master shall deliver a false content, or shall not truly answer the question's demanded of him, he shall forfeit the sum of one hundred pounds.

And be it further enacted, that no goods shall be laden, or water-borne to be laden on board any ship, or unladen from any ship in any of the British possessions in America, or the island of Mauricius, or the islands of Guernsey, Jersey, Alderney, or Sark, until due entry shall have been made of such goods, and warrant granted for the lading or unlading of the same; and that no goods shall be so laden or waterborne, or so unladen, except at some place at which an officer of the customs is appointed to attend the lading and unlading of goods, or at some place for which a sufferance shall be granted by the Collector and Controller for the lading and unlading of such goods; and that no goods shall be so laden or unladen except in the presence or with the permission in writing of the proper officer: provided always, that it shall be lawful for the Commissioners of His Majesty's Customs to make and appoint such other regulations for the carrying coastwise of any goods, and if any goods be unladen from any ship before of for the removing of any goods for shipment, as to

Taden, water-borne, or unladen, contrary to the regulations of this Act, or contrary to any regulations so

made and appointed, shall be forfeited.

And be it further enacted, that the person entering any such goods shall deliver to the Collector or Controller, or other proper officer, a bill of the entry thereof, fairly written in words at length, containing the name of the exporter or importer, and of the ship, and of the master, and of the place to or from which bound, and of the place within the port where the goods are to be laden or unladen, and the particulars of the quality and quantity of the goods, and the packages containing the same, and the marks and numbers on the packages, and such person shall at the same time pay down 'all duties due upon the goods, and the Collector and Controller, or other proper officer, shall thereupon grant their warrant for

the lading or unlading of such goods.

And be it further enacted, that if the importer of any goods shall declare upon oath before the Collector or Controller, or other proper officer, that he cannot, for want of full information, make perfect entry thereof, it shall be lawful for the Collector and Controller to receive an entry by bill of sight for the packages or parcels of such goods, by the best description which can be given, and to grant a warrant thereupon, in order that the same may be landed and secured to the satisfaction of the officer of the customs, and at the expence of the importer, and may be seen and examined by such importer, in the presence of the proper officers; and within three days after the goods shall have been so landed. the importer shall make a perfect entry thereof, and pay down all duties due thereon; and in default of such entry, such goods shall be taken to the King's warehouse, and if the importer shall not, within one month after such landing, make perfect entry of such goods, and pay the duties due thereon, together with charges of removal and warehouse rent, such goods shall be sold for the payment thereof, and the overplus, if any, shall be paid to the proprietor of the goods.

And be it further enacted, that in all cases where the duties imposed by this Act upon the importation of articles into His Majesty's possessions in America, or the island of Mauritius, are charged, not according o the weight, tale, gauge, or measure, but according to the value thereof, such value shall be ascertained by the declaration of the importer of such articles, or his known agent, in manner and form following;

that is to say,

"I, A. B. do hereby declare, that the articles men-" tioned in the entry, and contained in the pack-" nges [here specifying the several packages, and describing the several marks and numbers, as the " case may be] are of the value of

" Witness my hand the day of A. B." The above declaration, signed the " of in the presence of C. D. Collector,

" [or other principal officer.]'

Which declaration shall be written on the bill of entry of such articles, and shall be subscribed with the hand of the importer thereof, or his known agent, in the presence of the Collector or other principal officer of the customs at the port of importation; provided that if upon view and examination of such articles by the proper officer of the customs, it shall

them shall appear expedient; and that all goods | appear to him that the said articles are not valued according to the true price or value thereof, and according to the true intent and meaning of this Act, then and in such case the importer, or his known agent, shall be required to declare on oath before the Collector or Controller what is the invoice price of such articles, and that he verily believes such invoice price is the currrent value of the articles at the place from whence the said articles were imported; and such invoice price, with the addition of ten pounds per centum thereon, shall be deemed to be the value of the articles, in lieu of the value so declared by the importer or his known agent, and upon which the duties imposed by this Act shall be charged and paid: provided also, that if it shall appear to the Collector and Controller, or other proper officer, that such articles have been invoiced below the real and true value thereof, at the place from whence the same were imported, or if the invoice price is not known, the articles shall in such case be examined by two competent persons, to be nominated and appointed by the Governor or Commander-in-Chief of the colony, plantation, or island, into which the said articles are imported, and such person shall declare on oath before the Collector or Controller, or other proper officer, what is the true and real value of such articles in such colony, plantation, or island, and the value so declared on the oaths of such persons shall be deemed to be the true and real value of such articles, and upon which the duties imposed by this Act shall be charged and paid.

And be it further enacted, that if the importer of such articles shall refuse to pay the duties hereby imposed thereon, it shall and may be lawful for the Collector or other chief officer of the customs where such articles shall be imported, and he is hereby respectively required to take and secure the same, with the casks or other package thereof, and to cause the same to be publicly sold within the space of twenty days at the most after such refusal made, and at such time and place as such officer shall, by four or more days public notice, appoint for that purpose, which articles shall be sold to the best bidder; and the money arising from the sale thereof shall be applied in the first place in payment of the said duties, together with the charges that shall have been occasioned by the said sale, and the overplus, if any, shall be paid to such importer or proprietor, or any other person authorised to receive the same.

And be it further enacted, that every importer of any goods shall, within twenty days after the arrival of the importing ship, make due entry inwards of such goods, and land the same; and in default of such entry and landing, it shall be lawful for the officers of the customs to convey such goods to the King's warehouse; and if the duties due upon such goods be not paid within three months after such twenty days shall have expired, together with all charges of removal and warchouse rent, the same shall be sold, and the produce thereof shall be applied first to the payment of freight and charges, next of duties, and the overplus, if any, shall be paid to the proprietor of the goods.

And be it further enacted, that no goods shall be imported into any British possession as being imported from the United Kingdom, or from any other British possession (if any advantage attach to such distinction), unless such goods app ar upon the rockets or other proper documents for the same to have been duly cleared outwards at the port of exportation in the United Kingdom, or in such other British possession, nor unless the ground upon which such advantage be claimed be stated in such cocket or document.

And be it further enacted, that no entry, nor any warrant for the landing of any goods, or for the taking of any goods out of any warehouse, shall be deemed valid, unless the particulars of the goods and packages in such entry shall correspond with the particulars of the goods and packages purporting to be the same in the report of the ship, or in the certificate or other document, where any is required, by which the importation or entry of such goods is authorised, nor unless the goods shall have been properly described in such entry by the denominations, and with the characters and circumstances, according to which such goods are charged with duty, or may be imported; and any goods taken or delivered out of any ship or out of any warehouse by virtue of any entry or warrant not corresponding or agreeing in all such respects, or not properly describing the same, shall be deemed to be goods landed or taken without due entry thereof, and shall be forfeited.

And be it further enacted, that before any sugar, coffee, cocoa nuts, spirits, or mahogany shall be shipped for exportation in any British possession in America, or in the island of Mauritius, as being the produce of such possession or of such island, the proprietor of the estate on which such goods were produced, or his known agent, shall make and sign an affidavit in writing before the Collector or Controller at the port of exportation, or before one of His Majesty's justices of the peace, or other officer duly authorised to administer such oath, residing in or near the place where such estate is situated, declaring that such goods are the produce of such estate; and such attidavit shall set forth the name of the estate, and the description and quantity of the goods, and the packages containing the same, with the marks and numbers thereon, and the name of the person to whose charge at the place of shipment they are to be sent; and if any justice of the peace, or other officer aforesaid, shall subscribe his name to any writing, purporting to be such affidavit, unless the person purporting to make such affidavit shall actually appear before him, and be sworn to the truth of the same, such justice of the peace, or officer aforesaid, shall forfeit and pay for any such offence the sum of fifty pounds; and the person en tering and shipping such goods shall deliver such affidavit to the Collector or Controller, or other proper officer, and shall make oath before him that the goods which are to be shipped by virtue of such entry are the same as are mentioned in such affidavit, and the master of the ship in which such goods shall be laden shall, before clearance, make oath before the Collector or Controller, that the goods shipped by virtue of such entry are the same as are mentioned and intended in such affidavit, to the best of his knowledge and belief; and thereupon the Collector and Controller, or other proper officer, shall sign and give to the master a certificate of production, stating that proof has been made, in manner required by law, that such goods (describing the same), are the produce of such British possession, lations or of such island, and setting forth in such certificate tained.

the name of the exporter, and of the exporting ships and of the master thereof, and the destination of the goods; and if any sugar, coffee, cocoa nuts, or spirits be imported into any British possession in America, or into the island of Mauritius, as being the produce of some other such possession, or of such island, without such certificate of production, the same shall be forfeited; and if any mahogany be so imported, the same shall be deemed to be of foreign production.

And be it further enacted, that before any sugar, coffee, cocoa nuts, spirits, or mahogany, shall be shipped for exportation in any British possession in America, as being the produce of some other such possession, or of the island of Mauritius, or shall be so shipped in the said island as being the produce of some British possession in America, the person exporting the same shall in the entry outwards state the place of the production, and refer to the entry inwards and landing of such goods, and shall make oath before the Collector or Controller to the identity of the same; and thereupon, if such goods shall have been duly imported with a certificate of production, within twelve months prior to the shipping for exportation, the Collector and Controller shall sign and give to the master a certificate of production founded upon and referring to the certificate of production under which such goods had been so imported, and containing the like particulars, together

with the date of such importation. And whereas it is expedient to constitute and appoint some of the free ports in America to be free warehousing ports, for all goods which may be legally imported into the said ports respectively; and it is also expedient to empower His Majesty to constitute and appoint from time to time any other ports in any of the said British possessions in America to be in like manner free warehousing ports for such goods as may be legally imported into such ports respectively; and it is therefore necessary to make regulations for the appointing of proper warehouses at such ports, and for the lodging and securing of goods therein; be it therefore enacted, that the several ports hereinafter mentioned; that is to say, Kingston in the island of Jamaica, Halifax in Nova Scotia, Quebec in Canada, St. John's in New Brunswick, and Bridge Town in the island of Barbadoes. shall be free warehousing ports for the purposes of this Act; and that it shall be lawful for the several Collectors and Controllers of the said ports respectively, by notice in writing under their hand, to appoint from time to time such warehouses, at such ports respectively as shall be approved of by them, for the free warehousing and securing of goods therein, for the purposes of this Act, and also in such notice to declare what sorts of goods may be so warehoused, and also, by like notice, to revoke or alter any such appointment or declaration: provided always, that every such notice shall be transmitted to the Governor of the place, and shall be published in such manner as he shall direct.

And be it further enacted, that it shall be lawful for the importer of any such goods into the said ports, to warehouse the same in the warehouses so appointed, without payment of any duty on the first entry thereof, subject, nevertheless, to the rules, regulations, restrictions, and conditions hereinafter contained.

.

No. 18927.

And be it further enacted, that all goods so ware-housed shall be stowed in such parts or divisions of the warehouse, and in such manner as the Collector and Controller shall direct; and that the warehouse shall be locked and secured in such manner, and shall be opened and visited only at such time, and in the presence of such officers, and under such rules and regulations as the Collector and Controller shall direct; and that all such goods shall, after being landed upon importation, be carried to the warehouse, or shall, after being taken out of the warehouse for exportation, be carried to be shipped, under such rules and regulations as the Collector and Controller shall direct.

And be it further enacted, that upon the entry of any goods to be warehoused, the importer of such goods, instead of paying down the duties due thereon, shall give bond with two sufficient sureties, to be approved of by the Collector or Controller, in treble the duties payable on such goods, with condition for the safe depositing of such goods in the warehouse mentioned in such entry, and for the payment of all duties due upon such goods, or for the exportation thereof, according to the first account taken of such goods upon the landing of the same; and with fur-ther condition, that no part thereof shall be taken out of such warehouse until cleared from thence upon due entry and payment of duty, or upon due entry for exportation; and with further condition, that the whole of such goods shall be so cleared from such warehouse; and the duties, upon any deficiency of the quantity according to such first account, shall be paid within two years from the date of the first entry thereof, and if after such bond shall have been given, the goods, or any part thereof, shall be sold or disposed of, so that the original bonder shall be no longer interested in, or have controll over the same, it shall be lawful for the Collector and Controller to admit fresh security to be given by the bond of the new proprietor, or other person having co. troul over such goods, with his sufficient sureties, and to cancel the bond given by the original bonder of such goods, or to exonerate him to the extent of the fresh security so given.

And be it further enacted, that if any goods which have been entered to be warehoused shall not be duly carried and deposited in the warehouse, or shall afterwards be taken out of the warehouse without due entry and clearance, or having been entered and cleared for exportation from the warehouse, shall not be duly carried and shipped, or shall afterwards be relanded, except with permission of the proper officer of the customs, such goods shall be forfeited.

And be it further enacted, that upon the entry and landing of any goods to be warehoused, the proper officer of the customs shall take a particular account of the same, and shall mark the contents on each package, and shall enter the same in a book to be kept for that purpose; and no goods which, have been so warehoused shall be taken or, delivered from the warehouse, except upon due entry, and, under care of the proper officers for exportation, or upon due entry and payment of duty for home use; and whenever the whole of the goods warehoused under any entry shall be cleared from the warehouse, or whenever further time shall be granted for any such goods to remain, warehoused, an account shall, be made out of the quantity upon which the duties have

been paid, and of the quantity exported, and of the quantity (to be then accretained) of the goods still remaining in the warehouse, as the case may be, deducting from the whole the quantity contained in any whole packages (if any) which may have been abandoned, for the duties; and if upon such account there shall in either case appear to be any deficiency of the original quantity, the duty payable upon the amount of such deficiency shall then be haid.

And be it further enacted, that it shall be lawful for the Collector and Controller, under such regulations as they shall see fit, to permit moderate samples to be taken of any goods so warehoused without entry, and without payment of duty, except as the same shall eventually become payable, as on a defi-

ciency of the original quantity.

And be it further enacted, that it shall be lawful for the Collector and Controller, under such regulations as they shall see fit, to permit the proprietor, or other person having controul over any goods so warehoused, to sort, separate, and pack and repack any such goods, and to make such lawful alterations therein, or arrangements and assortments thereof, as may be necessary for the preservation of such goods, or in order to the sale, shipment, or legal disposal of the same; and also to permit any parts of such goods so separated to be destroyed, but without prejudice to the claim for duty upon the whole original quantity of such goods: provided always, that it shall be lawful for any person to abandon any whole packages to the officers of the customs for the duties, without being liable to any duty upon the same.

And be it further enacted, that all goods which have been so warehoused shall be duly cleared, either for exportation or for home consumption, within two years from the day of the first entry thereof; and if any such goods be not so cleared it shall be lawful for the Collector and Controller to cause the same to be sold, and the produce shall be applied, first to the payment of the duties, next of warehouse rent and other charges, and the overplus (if any) shall be lawful for the Collector and Controller to grant further time for any such goods to remain warehoused, if they shall see fit so to do.

And be it further enacted, that upon the entry outwards of any goods to be exported from the warehouse the person entering the same shall give security by bond, in treble the duties of importation on the quantity of such goods, with two sufficient sureties, to be approved by the Collector or Controller, that the same shall be landed at the place for which they be entered outwards, or be otherwise accounted for to the satisfaction of the Collector and Controller.

And be it further enacted, that it shall be lawful for his Majesty in Council from time to time to appoint any port in His Majesty's possessions in America, to be a free warehousing port for the purposes of this Act; and every such port so appointed by His Majesty shall be a free warehousing port under this Act as if appointed by the same, in as full and ample a manner, in all respects, as any of the ports herein-before mentioned are free warehousing ports appointed by this Act.

And whereas it is expedient that all duties and regulations, relating to importation and exportation into and from His Majesty's islands in the West

Indies, should be extended to the island of Mauritius; be it therefore enacted, that all goods, wares, and merchandize, the growth, produce, or manufac-ture of the island of Mauritius, and all goods, wares, and merchandize which shall have been imported' into the said island of Mauritius, and which shall be imported into any part of the United Kingdom of Great Britain and Ireland, or into any possessions of of His Majesty, his heirs or successors, shall be liable, upon such importation into the United Kingdom, or into any such possessions respectively, to the payment of the same duties, and shall be subject to the same regulations as the like goods, wares, and merchandize, being of the growth, produce, or manufacture of His Majesty's islands in the West Indies, and imported into the said United Kingdom, or into any such possessions respectively, would on such importation be liable to the payment of or would be subject unto; and that upon the exportation of any goods, wares, or merchandize from the United Kingdom to the island of Mauritius, such goods, wares, or merchandize shall be liable to the same duties, and shall be entitled to the like drawbacks respectively, as would or ought by law to be charged or allowed upon the like goods exported from the United Kingdom to any of His Majesty's islands in the West Indies; and that all goods, wares, and merchandize which shall be imported into or exported from the said island of Mauritius, from or to any place whatever, other than the United Kingdom of Great Britain and Ireland, shall, upon such importation or exportation respectively, be liable to the payment of the same duties, and shall be subject to the same regulations, so far as any such regulations can or may be applied, as the like goods, wares, and merchandize would be liable to the payment of, or would be subject to, upon importation or exportation into or from any of His Majesty's islands in the West Indies; and that all ships as devessels whatever, which shall arrive at or depart from the said island of Mauritius, shall be liable to the payment of the same duties, and shall be subject to the same regulations, as such ships or vessels would be liable to the payment of, or would be subject to, if arriving at or departing from any of His Majesty's islands in the West Indies.

And be it further enacted, that all laws, bye laws, usages, or customs at this time, or which hereafter shall be in practice, or endeavoured or pretended to be in force or practice, in any of the British possessions in America, which are in anywise repugnant to this Act, or to any Act of Parliament made, or hereafter to be made, in the United Kingdom, so far as such Act shall relate to and mention the said possessions, are and shall be null and void to all intents and purposes whatsoever.

And be it further enacted, that it shall be lawful for the officers of customs to go on board any ship in any port in any British possession in America, and to runmage and search all parts of such ship for prohibited and uncustomed goods, and also to go on board any ship hovering within one league of any of the coasts thereof, and in either case freely to stay on board such ship so long as she shall remain in such port, or within such distance; and if any such ship be bound clsewhere, and shall continue so hovering for the space of twenty-four hours after the master shall have been required to depart, it

shall be lawful for the officer of the customs to bring such ship into port, and to search and examine her cargo, and to examine the master upon oath touching the cargo and voyage, and if there be any goods on board prohibited to be imported into such possession, such ship and her cargo shall be forfeited; and if the master shall not truly answer the questions which shall be demanded of him in such examination, he shall forfeit the sum of one hundred pounds.

And be it further enacted, that all vessels, boats,

And be it further enacted, that all vessels, boats, and carriages, and all cattle made use of in the removal of any goods liable to forfeiture under this Act, shall be forfeited, and every person who shall assist or be otherwise concerned in the unshipping, landing or removal, or in the harbouring of such goods, or into whose hands or possession the same shall knowingly come, shall forfeit the treble value thereof, or the penalty of one hundred pounds, at the election of the officers of the customs; and the averment in any information or libel to be exhibited for the recovery of such penalty, that the officer proceeding has elected to sue for the sum mentioned in the information, shall be deemed sufficient proof of such election, without any other or further evidence of such fact.

And be it further enacted, that all goods, and all ships, vessels, and boats, and all carriages, and all cattle liable to forfeiture under this Act, shall and may be seized and secured by any officer of the customs or navy, or by any person employed for that purpose, by or with the concurrence of the Commissioners of His Majesty's Customs; and every person who shall in any way hinder, oppose, molest, or obstruct any officer of the customs or navy, or any person so employed as aforesaid, in the exercise of his office, or any person acting in his aid or assistance, shall for every such offence forfeit the sum of two hundred pounds.

And be it further enacted, that under authority of a writ of assistance granted by the superior or supreme court of justice, or court of vice admiralty, having jurisdiction in the place (who are hereby authorised and required to grant such writ of assistance, upon application made to them for that purpose by the principal officers of His Majesty's customs), it shall be lawful for any officer of the customs, taking with him a peace officer, to enter any building or other place in the daytime, and to search for and seize and secure any good's liable to forfeiture under this Act; and in case of necessity, to break open any doors and any chests or other packages for that purpose; and such writ of assistance, when issued, shall be deemed to be in force during the whole of the reign in which the same shall have been granted, and for twelve months from the conclusion of such reign.

And be it further enacted, that if any person shall by force or violence assault, resist, oppose, molest, hinder, or obstruct any officer of the customs or navy, or other person employed as aforesaid, in the exercise of his office, or any person acting in his aid or assistance, such person, being thereof convicted, shall be adjudged a felon, and shall be proceeded against as such, and punished at the discretion of the court before whom such person shall be tried.

such port, or within such distance; and if any such the court before whom such person shall be tried; ship be bound elsewhere, and shall continue so hovering for the space of twenty-four hours after the master shall have been required to depart, it

the custody of the Collector and Controller of the Customs at the Custom-house next to the place where the same were seized, who shall secure the same by such means and in such manner as shall be provided and directed by the Commissioners of His Majesty's Customs.

And be it further enacted, that all things which shall have been condemned as forfeited under this Act shall, under the direction of the Collector and Controller or other principal officer of the customs at the port where such seizures shall have been secured, be sold by public auction to the best bidder; provided, always, that it shall be lawful for the Commissioners of the Customs to direct in what manner the produce of such sale shall be applied, or in lieu of such sale, to direct that any of such things shall be destroyed or shall be reserved for the

public service

And be it further enacted, that all penalties and forfeitures which may have been heretofore or may be hereafter incurred, shall and may be prosecuted, sued for, and recovered in any court of record or of vice-admiralty, having jurisdiction in the colony or plantation where the cause of prosecution arises, and in cases where there shall happen to be no such courts, then in any court of record or of vice admiralty having jurisdiction in some British colony or plantation near to that where the cause of prosecution arises; provided that in cases where a seizure is made in any other colony than that where the forfeiture accrues, such seizure may be prosecuted in any court of record or of vice-admiralty having jurisdiction either in the colony or plantation where the forfeiture accrues, or in the colony or plantation where the seizure is made, at the election of the seizor or prosecutor; and in cases where there shall happen to be no such courts in either of the last-mentioned colonies or plantations, then in the court of record or of vice-admiralty having jurisdiction in some British colony or plantation near to that where the forfeiture accrues, or to that where the seizure is made, at the election of the seizor or prosecutor.

And be it further enacted, that if any goods or any ship or vessel shall be seized as forfeited under this Act, or any Act hereafter to be made, and detained in any of the British possessions in America, it shall be lawful for the judge or judges of any court having jurisdiction to try and determine such seizures, with the consent of the Collector and Controller of the Customs, to order the delivery thereof on security by bond, with two sufficient sureties, to be first approved by such Collector and Controller, to answer double the value of the same in case of condemnation; and such bond shall be taken to the use of His Majesty in the name of the Collector of the Customs in whose custody the goods or the ship or vessel may be lodged, and such bond shall be delivered and kept in the joint custody of such Collector and his Controller, and in case the goods or the ship or vessel shall be condemned, the value thereof shall he paid into the hands of such Collector, who shall thereupon, with the consent or privity of his Con-

troller, cancel such bond.

And be it further enacted, that no suit shall be commenced for the recovery of any penalty or forfeiture under this Act, except in the name of some superior officer of the customs or navy, or other person employed as herein-before mentioned, or of His Majesty's Advocate or Attorney-General for the place where such suit shall be commenced; and if a question shall arise whether any person is an officer of the customs or navy, or such other person as aforesaid, viva voce evidence may be given of such fact, and shall be deemed legal and sufficient evidence.

And be it further enacted, that if any goods shall be seized for non-payment of duties, or any other cause of forfeiture, and any dispute shall arise, whether the duties have been paid for the same, or the same have been lawfully imported, or lawfully. laden or exported, the proof thereof shall lie on the owner or claimer of such goods, and not on the officer who shall seize and stop the same.

And be it further enacted, that no claim to any thing seized under this Act, and returned into any of-His Majesty's courts for adjudication, shall be udmitted, unless such claim be entered in the name ofthe owner, with his residence and occupation, nonunless oath to the property in such thing be made by, the owner, or by his attorney or agent by whom such claim shall be entered, to the best of his knowledge and belief; and every person making a false, oath thereto shall be deemed guilty of a misdemeanor, and shall be liable to the pains and penalties to which persons are liable for a misdemeanor.

And be it further enacted, that no person shall be admitted to enter a claim to any thing seized in pursuance of this Act, and prosecuted in any of the British possessions in America, until sufficient security shall have been given, in the court where such. seizure is prosecuted, in a penalty not exceeding sixty pounds, to answer and pay the costs occasioned by such claim; and in default of giving such security, such things shall be adjudged to be forfeited, and, shall be condemned.

And be it further enacted, that no writ shall be sued out against, nor a copy of any process served. upon any officer of the customs or navy, or other person as aforesaid, for any thing done in the exercise of his office, until one calendar month afternotice in writing shall have been delivered to him, or left at his usual place of abode, by the attorney or: agent to the party who intends to sue out such write or process; in which notice shall be clearly and explicitly contained the cause of the action, the name, and place of abode of the person who is to bring such action, and the name and place of abode of the attorney or agent; and no evidence of the cause of such action shall be produced, except of such as shall be contained in such notice, and no verdict shall be given for the plaintiff, unless he shall prove on. the trial that such notice was given; and in default: of such proof, the defendant shall receive in such, action a verdict and costs.

And be it further enacted, that every such action. shall be brought within three calendar months after the cause thereof, and shall be laid and tried in the place or district where the facts were committed, and. the defendant may plead the general issue, and give the special matter in evidence; and if the plaintiff shall become nonsuited, or shall discontinue the action, or if upon a verdict or demurrer, judgment shall. be given against the plaintiff, the defendant shall receive treble costs, and have such remedy for the same as any defendant can have in other cases where,

costs are given by law...

And be it further enacted, that in case any information or suit shall be brought to trial on account of any seizure made under this Act, and a verdict shall be found for the claimant thereof, and the judge or court before whom the cause shall have been tried, shall certify on the record that there was probable cause of seizure, the claimant shall not be entitled to any costs of suit, nor shall the person who made such seizure be liable to any action, indictment, or other suit or prosecution, on account of such seizure; and if any action, indictment, or other suit or prosecution shall be brought to trial against any person on account of such seizure, wherein a verdict shall be given against the defendant, the plaintiff, besides the thing seized, or the value thereof, shall not be entitled to more than two-pence damages, nor to any costs of suit, nor shall the defendant in such prosecution be fined more than one shilling.

And be it furthur enacted, that it shall be lawful for such officer, within one calendar month after such notice, to tender amends to the party complaining, or his agent, and to plead such tender in bar to any action, together with other pleas; and if the jury shall find the amends sufficient, they shall give a verdict for the defendant; and in such case, or in case the plaintiff shall become nonsuited, or shall discontinue his action, or judgment shall be given for the defeniant upon demurrer, then such defendant shall be entitled to the like costs as he would have been entitled to in case he had pleaded the general issue only: provided always, that it shall he lawful for such defendant; by leave of the court where such action shall be brought, at any time before issue joined, to pay money into court as in other

And be it further enacted, that in any such action, if the judge, or court before whom such action shall be tried, shall certify upon the record that the defendant or defendants in such action acted upon probable cause, then the plaintiff in such action shall not be entitled to more that two-pence damages, nor

to any costs of suit.

And be it further enacted, that all penalties and forfeitures recovered in any of the British possessions in America under this Act, shall be divided, paid, and applied as follows; that is to say, after deducting the charges of prosecution from the produce thereof, one-third part of the net produce shall be paid into the hands of the Collector of His Majesty's Customs at the port or place where such penalties or forfeitures shall be recovered for the use of His Majesty; one third part to the Governor or Commander in Chief of the said colony or plantation, and the other third part to the person who shall seize, inform, and suc for the same; excepting such seizures as shall be made at sea by the commanders or officers of His Majesty's ships-of-war, duly authorised to make seizures, one moiety of which seizures and of the penalties and forfeitures recovered thereon, first deducting the charges of prosecution from the gross produce thereof, shall be paid as aforesaid to the Collector of His Majesty's Customs, to and for the use of His Majesty, and the other moiety to him or them who shall seize, inform, and sue for the same, any law, custom, or usage to the contrary notwithstanding; subject, nevertheless, to such distribution of the produce of the seizures so made at sea, as well with regard to the moiety herein-before granted to His

Majesty, as with regard to the other moiety given to the seizor or prosecutor, as His Majesty shall think fit to order and direct by any Order or Orders of Council, or by any Proclamation or Proclamations to be made for that purpose.

And be it further enacted, that all actions or suits for the recovery of any of the penalties or forfeitures imposed by this Act may be commenced or prosecuted at any time within three years after the offence committed, by reason whereof such penalty or forfeiture shall be incurred; any law, usage, or custom

to the contrary notwithstanding.

And be it further enacted, that no appeal shall be prosecuted from any decree or sentence of any of His Majesty's courts in America, touching any penalty or forfeiture imposed by this Act, unless the inhibition shall be applied for and decreed within twelve months from the time when such decree or sentence was pronounced.

And be it further en cted, that all persons authorized to make seizures under an Act, passed in the fifth year of the reign of His present Majesty, intituled "An Act to amend and consolidate the laws "relating to the abolition of the Slave-trade," shall, in making and prosecuting any such seizures, have the benefit of all the provisions granted to persons authorized to make seizures under this Act.

And be it further enacted, that all penalties and forfeitures-created by the said Act, passed in the fifth year of His present Majesty, whether pecuniary or specific, shall (except in cases specially provided for by the said Act), go and belong to such persons as are authorized by that Act to make seizures, in such shares, and shall and may be sued for and prosecuted, tried, recovered, distributed, and applied in such and the like manner, and by the same ways and means, and subject to the same rules and directions, as any penalties and forfeitures incurred in Great Britain and in the British possessions in America respectively now go and belong to, and may be sued, prosecuted, tried, recovered, and, distributed respectively in Great Britain, or in the said possessions, under and by virtue of this Act.

And be it further enacted, that it shall be lawful for the East India Company to trade in and export from any place within the limits of their charter, any goods for the purpose of being carried to some of His Majesty's possessions in America, and so to carry and to import the same into any of such possessions; and also to carry return cargoes from such possessions to any place within the limits of their charter, or to the United Kingdom; and that it shall be lawful for any of His Majesty's subjects, with the: licence in writing granted by or under the authority of the said company, to lade in and export from any of the dominions of the Emperor of China any goods, and to lade in and export from any place within the limits of the said company's charter any tea, for the purpose of being carried to some of His -Majesty's possessions in America, and also so to carry and to import the same into any of such possessions.

And be it further enacted, that it shall be lawful for any person, being the shipper of any sugar, the produce of some British possession within the limits of the East India Company's charter, to be exported from any place in such possession, to go before the Collector or Controller, or other chief officer of the

crstoms at such place, or if there be no such officer of the customs, to go before the principal officer of such place, or the judge or commercial resident of the district, and make and sign an affidavit before him, that such sugar was really and bona fide the produce of such British possession, to the best of his knowledge and belief; and such officer, judge, or resident is hereby authorised and required to administer such affidavit, and to grant a certificate thereof, setting forth in such certificate the name of the ship in which the sugar is to be exported, and the destination of the same.

And be it further enacted, that it shall be lawful for any person who is about to export from any of the islands of Guernsey, Jersey, Alderney, or Sark, to the United Kingdom, or to any of the British possessions in America, any goods of the growth or produce of any of those islands, or any goods mainifactured from materials which were the growth or produce thereof, or of the United Kingdom, to go before any magistrate of the island from which the goods are to be exported, and make and sign before him an affidavit that such goods, describing the same, are of such growth or produce, or of such manufacture, and such magistrate shall administer and sign such affidavit; and thereupon the Governor, Licutenant-Governor, or Commander in Chief of the island from which the goods are to be exported shall, upon the delivery to him of such affidavit, grant a certificate under his hand of the proof contained in such affidavit, stating the ship in which, and the port to which, in the United Kingdom, or in any such possession, the goods are to be exported; and such certificate shall be the proper document to be produced at such ports respectively, in proof that the goods mentioned therein are of the growth, produce, or manufacture of such islands respectively.

And be it further enacted, that it shall not be lawful to import into any of the islands of Guernsey, Jersey, Alderney, or Sark, any tea nor any tobacco, except from the United Kingdom; and if any tea or any tobacco shall be brought into any of the said islands from any other place than from the United Kingdom, or not having been duly entered and cleared in the United Kingdom to be exported to such island, the same shall be forfeited.

And be it further enacted, that no brandy, Geneva, or other spirits, except rum of the British plantations, shall be imported into or exported from the islands of Jersey, Guernsey, Alderney, or Sark, or either of them, or removed from any one to any other of the said islands, or coastwise from any one part to any other part of either of the said islands, or shall be shipped in order to be so removed or carried, or shall be waterborne, for the purpose of being so shipped in any ship, vessel, or boat of less burthen than one hundred tons, nor in any cask or package of less size or content than forty gallons; nor any tobacco or snuff, in any ship, vessel, or boat of less burthen than one hundred tons, nor in any cask or package containing less than four hundred and fifty pounds weight (save and except any such spirits or loose tobacco as shall be for the use of the seamen belonging to and on board any such ship, vessel, or boat, not exceeding two gallons of the former, and five pounds weight of the latter, for each seaman; and also except such manufactured tobacco or snuff as shall have been duly exported as merchandize from Great Britain or Ireland), nor shall any wine be imported into or exported from the said islands of Guernsoy, Jersey, Alderney, or Sark, or either of them, or carried from any one of the said islands to any other thereof, or coastwise, from any one part to any other part of the said islands, or be shipped, or waterborne for the purpose of being shipped in any ship, vessel, or boat of less burthen than sixty tons; or in any cask containing less than twenty gallons, or any package containing less than three dozen reputed quart bottles, or six dozen reputed pint bottles, on pain of forfeiture of all such foreign brandy, Geneva, or other spirits, tobacco, snuff, or wine respectively, together with the casks or packages containing the same; and also every such ship; vessel, or boat; together with all the guns, furniture, and ammunition, tackle, and apparel thereof-

Provided always, and be it further enacted, that nothing herein contained shall extend, or be construed to extend, to subject to forfeiture or -seizure, under any of the provisions of this Act, any boat not exceeding the burthen of ten tons, for having on board at any one time any foreign spirits of the quantity of ten gallons or under, in casks or packages of less size or content than forty gallons; or any tobacco, snuff, or tea, not exceeding fifty pounds weight of each, for the supply of the said island of Sark, such boat having a licence from the proper officer of customs at either of the islands of Guernsey or Jersey, and for the purpose of being employed in carrying commodities for the supply of the said island of Sark, which licence such officer of customs is hereby required to grant, without taking any fee or reward for the same: provided always, that every such boat having on board at any one time any greater quantity of spirits than ten gallons, or any greater quantity of tobacco or snuff than fifty pounds weight of each of the said articles, unless such greater quantity of spirits, tobacco, or snuff, shall be in casks or packages of the size, content, or weight herein-before required, or having on board at any one time any greater quantity of tea than fifty pounds weight, shall be forfeited.

Provided also, and be it further enacted, that nothing herein contained shall extend, or be construed to extend, to prevent the importation into, or exportation from, the said islands of Guernsey, Jersey, Alderney, or Sark, or either of them, of any wine in bottles shipped in cases or casks only, each containing at least three dozen reputed quart bottles, or six dozen reputed pint bottles; provided always. that before any such wine in bottles shall be shipped for exportation to or for Great Britain or Ireland, the master or other person having the charge or command of the ship, vessel, or boat in or on board of which such wine shall be so intended to be exported, together with one other sufficient surety, shall give bond, in the penalty of forty shillings per gallon, that the wine so shipped shall (the danger of the seas and enemies excepted) be duly entered andl anded at the port or place in Great Britain or Ireland to or for which the same shall be declared at the time of giving such bond (which bond and declaration the proper officer of His Majesty's customs is hereby authorised and empowered to take); and such officer is required to furnish the master, or other person having the charge or command of the ship, vessel, or boat in which any such wine may be, with a certificate specifying the number of such packages as aforesaid, and the quantity of wine contained in each, the date of the bond, and the name of the port or place to or for which the same shall be so déclared; and such bond, so given as aforesaid, shall not be delivered up or cancelled until a certificate, under the hand of the proper officer of the customs in Great Britain or Ireland, of the due landing of the wine mentioned therein, shall be produced to, and left with, the officer taking the said bond, within three months after the date of such bond.

And be it further enacted, that every person who shall be found or discovered to have been on board any vessel or boat liable to forfeiture under any Act relating to the revenue of customs, for being found within one league of the islands of Guernsey, Jersey, Alderney, or Sark, having on board or in any manner attached or affixed thereto, or having had on board, or in any manner attached or affixed thereto, or conveying, or having conveyed, in any manner, such goods or other things as subject such vessel or boat to forfeiture, or who shall be found or discovered to have been on board any vessel or boat from which any part of the cargo shall have been thrown overboard during chace, or staved or destroyed, shall forfeit the sum of one hundred pounds.

And be it further enacted, that it shall not be lawful for any person to re-export, from any of His Majesty's possessions abroad to any foreign place, any coals the produce of the United Kingdom; and that no such coals shall be shipped at any of such possessions, to be exported to any British place, until the exporter or the master of the exporting vessel shall have given bond, with one sufficient surety in double the value of the coals, that such coals shall not be landed at any foreign place.

And whereas it is expedient, that all those parts of the said recited Act of the sixth year of the reign of His late Majesty King George the Fourth, which are herein-before particularly recited and set forth should be extended and applied to the said colony of the Cape of Good Hope; His Majesty doth, therefore, with the advice of His Privy Council, and in further pursuance and exercise of the powers so vested in him as aforesaid by the said last recited Act of Parliament, order, and it is hereby ordered, that all and every the enactments, provisions, and declarations in the said Act, so passed in the sixth year of the reign of His said late Majesty as aforesaid, so far as the same are herein-before recited, shall be and they are hereby extended to and declared to be in force within the said colony of the Cape of Good Hope, as fully and effectually to all intents and purposes as the same are by force and virtue of the said Act extended to and declared to be in force within the British possessions in America.

Provided, nevertheless, and it is further ordered, that within the meaning and for the purposes of the said Act, the several ports of Cape-town, Simon'stown, and Port Elizabeth, shall be, and be deemed to be, free ports; and the said ports of Cape-town and Simon's-town shall be, and be deemed to be, free warehousing ports; and from and after the day on which this present Order shall be promulgated

within the said colony, all the provisions, penalties, and forfeitures in the said Act contained, respecting the free ports and the free warehousing ports therein mentioned shall extend; and be deemed and construed to extend, to the said ports of Cape-town, Simon's-town, and Port Elizabeth, as free ports, and to the said ports of Cape-town and Simon's-town, as free warehousing ports, as fully and effectually as if the same were respectively inserted and enumerated in the table of free ports and of free warehousing ports in the said Act contained:

And provided also, and it is further ordered, that it shall be lawful for any person, who shall have duly made entry at either of the said ports of Capetown and Simon's-town, of any goods to be there lodged in the warehouse, and who shall in all other respects have complied with the law respecting the warehousing of such goods, to tranship the same, within the limits of such port, into any vessel, without the actual landing thereof on shore, it such person shall in all respects comply with and observe such regulations as may be made for effecting any such transhipment by the Lords Commissioners for the time being of His Majesty's Treasury; which regulations shall by the said Lords Commissioners be signified to the Chief Officer of His Majesty's Customs at each of the said respective ports, through the Commissioners of His Majesty's Customs;

And whereas by the said Act, so passed as aforcsaid in the sixth year of the reign of His said late Majesty King George the Fourth, it is further enacted, that if any of the goods therein mentioned shall be imported into any of the British possessions in America, through the United Kingdom (having been warehoused therein, and exported from the warehouse, or the duties thereon, if then paid, having been drawn back), one tenth part of the duties by the said Act imposed shall be remitted in respect of such goods; and if any of the goods therein mentioned shall be imported through the United Kingdom, not from the warehouse, but after all duties of importation for home use thereon shall have been paid thereon, in the said United Kingdom, and not drawn back, such goods shall " be free of all duties by the said Act imposed;" it is hereby further ordered, that a similar abatement or remission, as the case may be, shall be made, in respect of the duties imposed by this present Order, in respect of all goods imported into the said colony:

And it is further ordered, that the Governor, or the Officer for the time, being administering the Government, of the said colony shall, and is hereby required, to promulgate this present Order within one calendar month next after the receipt thereof by him; and this Order shall take effect within the said colony, and have the force of law there, upon, from, and after the date of such promulgation thereof as aforesaid, and not before:

And the Right Honourable the Lords Commissioners of His Majesty's Treasury, and the Right Honourable Viscount Goderich; one of His Majesty's Principal Secretaries of State, are to give the necessary directions herein, as to them may respectively appertain.

C. C. Grevitte.

Whitehall, April 14, 1832.

The King has been pleased to present the Reverend Colin Mackenzie, A.M. to the church at Shieltack or Shieldag, in the parish of Applecross, in the presbytery of Lochcarron and shire of Ross, vacant by the transportation of the Reverend Roderick M'Rae to the church and parish of Applecross.

Whitehall, April 14, 1832.

The King has been pleased to present the Reverend Benjamin Philpot, A.M. to the rectory of Andreas, in the isle of Man and diocese of the same, void by the death of the Reverend Daniel Mylrea.

The King has also been pleased to present the Reverend Alexander Murray Macgregor to the church at Aucharacle, in the parishes of Kilchoan, island of Finnan, in the presbytery of Mull and shire of Argyll, vacant by the transportation of Mr. Duncan Campbell, to the church of Inverary.

Office of Ordnance, 13th April 1832.

Corps of Royal Engineers.

Major-General Henry Evatt to be Colonel-Commandant, vice Humfrey, deceased. Dated 6th April 1832.

Commissions signed by the Lord Lieutenant of the County of Glamorgan.

Robert Hillier Rickards, Esq. to be Deputy Lieutenant. Dated 2d April 1832.

Howel Gwyn, Esq. to be ditto. Dated 2d April 1832.

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

David Gunsell Jebb, Esq. late Captain in the 3d Light Dragoons, to be Captain. Dated 5th March 1832.

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

2d Regiment of West York Militia. Viscount Pollington to be Captain. Dated 3d April

1832.

Honourable Arthur Lascelles to be ditto. Dated 7th April 1832.

Joshua Samuel Crompton, Esq. to be ditto. Dated 7th April 1832.

Ensign William Walker to be Lieutenant, vice Ellis, resigned. Dated 3d April 1832.

Commission signed by the Lord Lieutenant of the County of Gloucester, and of the City and County of the City of Gloucester, and of the City and County of the City of Bristol.

Light Infantry Regiment of South Gloucester Militia.

Ensign George Hawker to be Lieutenant, vice Lester, deceased. Dated 24th March 1832.

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

South Hants Militia.

John Barrow, Gent. to be Lieutenant. Dated 6th April 1832.

Commissions signed by the Lord Lieutenant of the County of Surrey.

Surrey Regiment of Yeomanry Cavalry.
William Lowter Jones, Gent. to be Cornet, vice Sir Henry Fletcher, Bart. promoted. Dated 7th April 1832.

John Lewis Ricardo, Gent. to be ditto, vice Phillipson, resigned. Dated 9th April 1832.

Whitehall, April 10, 1832.

HEREAS it hath been humbly represented unto the King, that, on the night of Monday the 2d day of April instant, the house of William Bradbury, of Greenfield, near Saddleworth, in the county of York, was entered by some evil-disposed person or persons unknown, who plundered the same of various articles of wearing apparel, and barbarously murdered the said William Bradbury and his son, Thomas Bradbury;

His Majesty, for the better apprehending and bringing to justice the persons concerned in the murders before mentioned, is hereby pleased to promise His most gracious pardon to any one of them (except the person or persons who actually perpetrated the same) who shall discover his accomplice or accomplices therein, so that he, she, or they may be apprehended and convicted thereof.

And, as a further encouragement, a reward of TWO HUNDRED POUNDS is hereby offered to any person (except as aforesaid) who shall discover the said offender or offenders, so that he, she, or they may be apprehended and convicted of the said offence. £100 of such reward to be paid by the Right Honourable the Lords Commissioners of His Majesty's Treasury, and £100 by Mr. John Buckley, Constable of Quick.

MELBOURNE.

Whitehall, April 12, 1832.

HEREAS it hath been humbly represented , unto the King, that some evil-disposed person or persons unknown did, on the night of Sunday the 8th, or early on the morning of Monday the 9th, day of April instant, wilfully and maliciously set fire to and destroy a plantation of fir trees, containing about thirty acres, on New Moor, in the parish of Molland, immediately adjoining to Knowstone, in the county of Devon, the property and in the occupation of Robert George Throckmorton,

His Majesty, for the better apprehending and bringing to justice the persons concerned in the felony before mentioned, is hereby pleased to promise His most gracious pardon to any one of them (except the person who actually set fire to the said plantation) who shall discover his accomplice or accomplices therein, so that he, she, or they may be apprehended and convicted thereof. MELBOURNE.

And, as a further encouragement, a reward of ONE HUNDRED POUNDS is hereby offered to any person (except as aforesaid) who shall discover the said offender or offenders, so that he, she, or they may be apprehended and convicted of the said offence.—Such reward to be paid by Messrs, R. Leigh and Warden, Bardon, Somerset.

Whitehall, April 17, 1832.

THEREAS it hath been humbly represented unto the King, that the bag of letters from Wakefield to London, of Monday the 12th of March last, was stolen from the mail coach on the road, supposed between Nottingham and Melton;

And whereas several of the letters enclosed in such bag contained remittances in bank notes and country notes, which were negotiated in London early on the morning of the 14th of March, by a man who gave the name and address of J. Huggett,

No. 5, Portman-square;

His Majesty, for the better apprehending and bringing to justice the persons concerned in the felony before mentioned, is hereby pleased to promise His most gracious pardon to any one of them (except the principal offender or offenders) who shall discover his accomplice or accomplices therein, so that he, she, or they may be apprehended and convicted thereof.

And, as a further encouragement, a reward of ONE HUNDRED POUNDS is hereby offered to any person (except as aforesaid) who shall discover the said offender or offenders, so that he, she, or they may be apprehended and convicted of the said offence.—Such reward to be paid by the Right Honourable the Lords Commissioners of His Ma-

MELBOURNE.

jesty's Treasury.

Parish of St. Pancras, in the County of Middlesex.

OTICE is hereby given, that the above-named parish has adopted the Act of the second year of the reign of King William the Fourth, chapter 60, intituled "An Act for the better regulation of vestries, and for the appointment of auditors of accounts, in certain parishes of England and Wales;" and that the numbers of the majority and minority of votes given for and against the adoption of the said Act are as follows, that is to say; 3,680 votes for the adoption thereof, and 38 votes against the adoption thereof.—Dated this 12th day of April, in the year of our Lord 1832.

R. Winstanley, James Sharp, Churchwardens.

Parish of St. Augustine the Less, in the City of Bristol.

OTICE is hereby given, that the above-named parish has not adopted the Act of the second year of the reign of King William the Fourth, chapter 60, intituled "An Act for the better regulation of vestries, and for the appointment of auditors of accounts in certain parishes of England and Wales;" and that the numbers of the majority and minority of votes given for and against the adoption of the said Act are as follows, that is to say; 164 votes for the adoption thereof, and 199 votes against the adoption thereof.—Dated this 13th day of April, in the year of our Lord 1832.

Charles Morgan, Charles Hare, Church wardens.

Office of Ordnance, London, April 6, 1832.

CONTRACTS FOR PAVIORS WORK.

PERSONS who may be willing to contract for the performance of the work required by the Honourable the Board of Ordnance, in the above-

stated branch, in the repair or erection of barracks or other Ordnance buildings, at any of the under-mentioned stations, from the 1st of May 1832, to the 31st of March 1835, determinable on either party giving three months notice after the end of the first year, will send in sealed tenders, on or before Tuesday the 24th day of April instant, addressed to the "Secretary to the Board of Ordnance, Pall-Mall, London," and endorsed "Tender for Paviors' Work," viz.

Windsor. Hounslow. Hampton Court. Croydon.

Persons tendering must reside five miles of the burrack at which the contract may be required.

Printed schedules, containing the conditions of contract and a list of the articles or work likely to be required, may be had on application to the Barrack-Masters at the above mentioned stations.

By order of the Board, R. Byham, Secretary.

CONTRACTS FOR DANTZIC DECK DEALS, RIGA TIMBER, AND NORWAY SPARS.

Navy-Office, April 5, 1832.

HE Principal Officers and Commissioners of His Majesty's Navy do hereby give notice, that on Wednesday the 25th 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

Dantzic Deck Deals; Riga Fir Timber; and

Norway Spars.

Distributions of the articles and forms of the tenders 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 following sums, for the due performance of the contracts, viz.

For Dantzic deals, £1800; for Riga timber, £1300; and by one person, in the sum of £200, for the contract for Norway spars.

G. Smith.

CONTRACT FOR ENGLISH COPPER.

Navy-Office, April 16, 1832.

THE Principal Officers and Commissioners of His Majesty's Navy do hereby give notice, that on Wednesday the 16th of May next, at one o'clock, they will be ready to treat with such persons as may be willing to contract for supplying His Majesty's Dock-yard at Portsmouth with

150 Tons of English Tough Cake Copper, of the purest quality.

To be delivered by or before the 30th of September next

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

Every tender must be accompanied by a letter addressed to the Navy Board, and signed by two

responsible persons, engaging to become bound with the person tendering, in the sum of £3500, for the due performance of the contract.

G. Smith,

Office for Taxes, Somerset-Houses, April 17, 1832.

URSUANT to Acts, passed in the forty-second and fifty-third years of His late Majesty's reign, notice is hereby given, that the price of the Three per Centum Consolidated Bank Annuities, sold at the Bank of England this day, was £84 and under £85 per Centum.

By order of the Commissioners for the Affairs of Taxes, E. Bates, Secretary.

Marine Society's Office, 54, Bishopsgate-Street, London, April 12, 1832. THE Quarterly General Court of Governors of

THE Quarterly General Court of Governors of this Corporation will be held at their Office, on Saturday the 21st instant, at one o'clock precisely. Thomas King, Secretary.

> Westminster Fire-Office, King-Street, Covent-Garden.

THE General Meeting appointed by the deed of settlement to be held yearly on the last Thursday in April, or within ten days thereafter, for the choice of Auditors, and on other affairs, will be holden at this Office, on Thursday the 3d of May next, at twelve o'clock.

G. H. Browne, Secretary.

N.B. The chair will be taken at one o clock precisely.

Hand in Hand Fire-Office, New Bridge Street, Blackfriars, April 14, 1832.

HE Directors give notice, that the Halfyearly General Meeting of the Members of this Society will be held at the Office, on Tuesday the 1st day of May next, at one o'clock in the afternoon, precisely.

George N. Lyon, Secretary.

Office of the Gas Light and Coke Company, New Bridge-Street, Blackfrians, London, April 11, 1832.

friars, Loudon, April 11, 1832.

70TICE is hereby given, that a Half-yearly General Court of Proprietors of this Company will be held, on Thursday the 3d day of May next, at eleven o'clock in the forenoon, at the Crown and Anchor Tavern, in the Strand, in the county of Middlesex

Richard Gude, Secretary.

N. B. The chair will be taken at twelve o'clock precisely, and none but Proprietors admitted.

OTICE is hereby given, that the Copartnership heretofore subsisting between us the undersigned, Robert
Botcherby, Robert Clark, and John Sharp, carrying on business
in the Winning and Working of certain Coal-Mines and Collieries, at Norwood and Gordon Gill, in the Barony of Evenwood, in the County of Durham, under the firm of Botcherby,
Clark, and Sharp, was this day dissolved by mutual consent so
far as relates to the said Robert Botcherby; and that all debts
due and owing by and to the said firm will be paid and received
by the said Robert Clark and John Sharp, by whom the said
dusiness will in future be carried on.—Dated this 1st day of
March 1832.

Robert Botcherby.

Robert Clark. John Sharp. OTICE is hereby given, that the Partnership heretofore subsisting between Octavius Thomas Oldknow and Robert Wilson, of the Town of Nottingham, Mercers and Drapers, carried on under the firm of Oldknow and Wilson, was this day dissolved by mutual consent.—Dated this 27th day of March 1832.

Octavius Thos. Oldknow.

Robt. Wilson.

OTICE is hereby given, that the Partnership lately subsisting between us the undersigned, Samuel Moore, and Richard Tomlinson, of Blackburn, in the County of Langaster, Drapers, was by mutual consent dissolved on the 31st day of January last: As witness our hands this 12th day of April 1832.

Samuel Moore.

Richard Tomlinson.

TE, the undersigned, Edward Cowdell and James Woolaston Butler, baving this day agreed to dissolve the Partnership trade or business of Fancy Brush-Makers, carried on by us at Liverpool, in the County of Lancaster, under the firm of Cowdell and Butler, do hereby request the insertion of such dissolution in the London Gazette.—Dated this 14th day of April 1832.

Edward Cowdell.

James Woolaston Butler.

NOTICE,

HAT the Partnership lately carried on by Thomas Roadhouse and John Roadhouse, of Sheffield, in the County of York, Hackney-Coachmen, was dissolved by mutual consent on the ist-day of April instant; and all debts will be received and paid by the said John Roadhouse who will carry on the business in future.—Witness our hands this 11th day of April 1832.

Thomas Roadhouse.

John Roadhouse.

OTICE- is hereby given, that the Partnership heretofore subsisting and carried on between Thomas Daniell and William Brightwell, of West Bergholt, in the County of Essex, Common-Brewers, Maltsters, Coal-Merchants, and Farmers, under the firm of Daniell and Brightwell, is dissolved by mutual consent; and that all debts due to the said Copartnership are to be paid into the hands of the said Thomas Daniell, who is duly authorised to receive the same.—Dated this 6th day of April 1832.

Thos. Daniell.

William Brightwell.

OTICE is hereby given, that the Partnership subsisting between us the undersigned. Peter Massey and John Massey, as Porters, and carried on at Manchester, in the County of Lancaster, under the style or firm of John Massey, was dissolved by mutual consent on the 24th day of March instant; all debts owing to and from the said Copartnership will be received and paid by the said John Massey.—Witness our hands this 31st day of March 1832.

Peter Massey.—

John Massey.—

J

OTICE is hereby given, that the Partnership hereto carried on by us the undersigned, under the firm of Lawson and Nield, as Cotton-Spinners, at Mount-Pleasant-Alil, in Oldham, in the County of Lancaster, was this day dissolved by mutual consent; and all debts due and owing to or by the said concern, will be received and paid by the undersigned Richard Lawson: As witness our hands this 10th day of April 1832.

Richard Lawson.

John Nield.

OTICE is hereby given, that the Partnership lately subsisting between us the undersigned, Isaac Gaskarth and Joseph Gaskarth, carrying on the business of Wine and Spirit-Merchants, Maltsters, Hop and Seed-Merchants, and Porter-Dealers, at Altringcham, in the County of Chester, and at Manchester, in the County of Lancaster, under the firm of I. and I. Gaskarth, was on the 21st day of June last, dissolved by nutual consent; all debts owing by or to the concern at Altringcham, will be paid and received by Mr. Isaac Gaskarth; and all debts owing by or to the concern at Mainchester, will be paid and received by the said Joseph Gaskarth: As witness, our hands this 13th day of April 1832.

Isaac Gaskarth.
Joseph Gaskarth.

OTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, William Horniblow and William Smiles, of Shipston-on-Stour, in the County of Worcester, as Surgeons and Apothecaries, was dissolved by mutual consent on the 25th day of March last.—Wilness our hands this 9th day of April 1832.

William Horniblow.

William Smiles.

OTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, George Oddy and George Oddy the younger, carrying on business together as Rope-Makers, at Tong, in the County of York, was on the 1st day of June 1829, dissolved by mutual consent: As witness our hands this 14th day of April 1832.

George Oddy. ... George Oddy, jun.

NOTICE is hereby given, that the Partnership hitherto subsisting between Rice Morgan Jones and John Richard Jones, both of Carnarvon, in the County of Caruarvon, in the business of Shopkeepers, Drapers, and Grocers, at Car-parvon aforesaid, under the firm of R. M. Jones and Co. is this day dissolved by mutual consent .- Dated this 14th day of April 1832.. Rice Morgan Jones.

John Richard Jones.

TE, the undersigned, James George and Charles Gapper, sisting between us, under the firm of George and Gapper, of Wincanton and Bruton, in the County of Somerset, Curriers and Leather-Cutters, was dissolved on the 2d instant, by mutual consent: As witness our hands this 6th day of April 1832.

Jas. George. Chas. Gapper.

THIS is to give notice, that the Partnership lately subsising between Esther and Charles Edwards, Leather-Pipe-Makers, of 40, Northampton-Street, Clerkenwell, under the firm of E. Edwards and Son, is dissolved by mutual consent; the business will in future be carried on by Charles Edwards, on the same premises: As witness our hands this 12th day of April 1832 April 1832. Esther Edwards.

Chas. Edwards.

OTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, George Bradshaw and Samuel Walmsley, both of Manchester, in the County of Lancaster, Engravers, carrying on business at Manchester aforesaid, under the firm of Samuel Walmsley and Co. was this day dissolved by mutual consent: As witness our hands the 11th day of April 1832.

George Readsham

Saml. Walmsley.

OTICE is hereby given, that the Partnership heretofore subsisting between us, as the Printers and Publishers of a Weekly Newspaper, called the Portsmouth, Portsea, and Gosport Herald, Chichester Reporter, United Service Chronicle, and Hauts and Sussex Advertiser, published at Portsmouth, in the County of Southampton, has been this day dissolved by mutual consent; and that the said Newspaper will in future be printed and published by the undersigned Henry Deacon, the sole Proprietor thereof; and that all debts due to or from the said Copartnership estate will be received and paid by the said Henry Deacon.—Dated this 10th day of April 1832.

Henry Deacon. Robert Hitchcock.

OTICE is hereby given, that the Partnership lately subsisting hetween Sarah Cousell (now Sarah Adcock), and Joseph James Welch, of Farringdon-Street, in the City of London, Glove and Brace-Manufacturers, heretofore carrying on trade under the style and firm of Coulsell and Welch, was on the 4th day of April instant, dissolved by mutual consent; all debts owing to the said Partnership are to be received by the enid Joseph James Welch, and all persons to whom the Partner-ship stands indebted are to be settled with and paid by the said Joseph James Welch.—Dated this 5th day of April 1832.

Christopher Adcock. Sarah Advock. Joseph James Welch. TOTICE is hereby given, that the Partnership subsisting between us the undersigned, John Swan and Edward Meyler, as Meat-Salesmen, at Newgate-Market, London, under the firm of Swan and Meyler, was this day dissolved by natual consent: As witness our hands this 16th day of April 1932.

John Swan. Edward Meuler.

TOTICE is hereby given, that the Partnership heretofore sub-isting between us the undersigned, as Surgeons, Apothecaries, and Accoucheurs, is dissolved from the 27th January last; and all debts due to and from the said Partnership are to be received by and paid to Messrs. James Richardson and William Henry Pegler, the receivers appointed for that purpose: As witness our hands this 7th day of April 1832.

Henry Parkin.

T. Wright.

OTICE is hereby given, that the Partnership lately subsisting and carried on between us the undersigned, Henry Thomas and Charles Crompton, of Bread-Street, Cheapside, in the City of London, Manchester-Warehousemen, carrying on trade under the firm of Thomas and Crompton, was this day dissolved by mutual consent; and that all debts due and owing to and from the said firm will be received and paid by the said Charles Crompton: As witness our hands this 10th H. Thomas. day of December 1831.

Charles Crompton.

Sisting between us the undersigned, Thomas Hing-ston, Edward Brice, and Richard Hingston, as Upholders and Cabinet-Makers, is this day dissolved by mutual consent. An persons indebted to the Partnership are requested to pay the amount of their respective accounts to the undersigned Thomas Hingston, who will discharge all the engagements of the firm: Witness our hands, in Bristol, this 14th day of April 1832. Thos. Hingston.

Edward Brice. Richard Hingston.

URSUANT to a Decree of the High Court of Chancery, made in a cause of Keene versus Chalmer; the Creditors of Joyce Farraine, Spinster (who resided many years in a private lunatic asylum, in the City of Norwich, where she died on the 29th of April 1824), are to come in and prove their debts before Henry Martin, Esq. one of the Masters of the said Court, at his Chambers, in Southampton-Buildings, Chancery-Lane, London, on or before the 7th day of May 1832, or in default thereof they will be peremptorily excluded the benefit of the said Decree.

Tano be sold by auction (by order of the Commissioners named and authorised in and by a Commission of Bank-ruptcy awarded and issued and now in prosecution against James Tweedale and John Tweedale, Bankrupts), by Mr. Richard Sellers, at the house of Mrs. Cogswell, the Albion Hotel, in Rochdale aforesaid, on Wednesday the 2d day of May 1832, at Five o'Clock in the Afternoon, subject to conditions to be then and there produced, and in the following lots;

then and there produced, and in the following lots;

Lot 1. All that newly erected and well accustomed inn, or public-house, most de irably situated near Princess-Street, and fronting the New Burnley turnpike road, called the Salutation Inn, consisting of four rooms on the ground floor, two stories high, with cellars under the whole of the same, together with the brew-house, outbuildings, yard, pump, and other conveniences appurtenant thereto; also a convenient shop and dwelling bouse adjoining, altogether comprising a scite of 641 square yards, or thereabouts, and now in the possession of Thomas Rothwell and Widow Hamer.

The whole of the above premises are held for the residue of

The whole of the above premises are held for the residue of a term of 909 years, commencing 2d May 1828, under the yearly ground cent of £10 13s. Sd. now payable to Mr. Abm. Wood, Surgeon.

Lot 2. All those several cottages, or dwelling-houses, with

the gardens and conveniences thereto belonging, situated at Shaw-Clough, in Spotland, within the Parish of Rochdale aforesaid, now or lately in the occupation of Samuel Holden, Widow Brearley, John. Hardman, James Kenyon, John Scholfield, James Lord, James Brearley, Richard Smethurst, and Abraham Tweedale.

These premises are held for the residue of two several terms

of 999 years and 999 years respectively, commencing 1st February 1794, and 1st day of May 1825, under the yearly ground rents of 18s. 9d. and £2 12s. 6d. payable to Messrs. Butter-

worth, Woolstaplers.

worth, Woolstapiers.

Lot 3. Also all that other newly erected and well accustoned public-house, situated at Oakenrod, in the Township of Spotland aforesaid, and fronting the turnpike-road leading to Bury, called by the name of the Forrester's Arms, consisting of four rooms on the ground floor, two stories high, with cellars under the whole of the same, together with the brewhouse, outbuildings, yard, pump, and other conveniences thereto attaching and belonging; also all those two several cottages or dwelling-houses adjoining, with cellars under the same, altogether comprising a scite of 503 square vards or theredwcling-noises adjoining, who certain theer the same, altogether comprising a scite of 503 square yards, or thereabouts, and now in the occupation of Alice and Hannah Tweedale, James Bates, John Ashworth, James Baxter, Martha Holt, Edmund Simpson, James Simpson, Widow Stott, and

These premises are held for the residue of a term of 999 years, commencing from the 2d of September 1819, under the

yearly ground rent of £6 5s. 9d. payable to James Royds, Esq. For further particulars apply at the Offices of Mr. Hardman, or Mr. Elliott, Solicitors, in Rochdale aforesaid.

Oxford-Street, near Hyde Park .- To Confectioners and Others.

R. H. BIERS, respectfully announce (that pursuant to an order from the Chief Judge and the other Judges of the Court of Review, made in the matter of Richard Birch, a Bankrupt), he will submit for peremptory sale by auction, upon the premises, on Friday the 27th day of April instant, at

Twelve o'Clock at Noon;
That well known and established pastry cook's and confectionor's shop, situate and being No. 213, in the very best part of Oxford-Street (on the north-side between Portman-Street and Orchard-Street), for the remainder of the term of twentythree years, which commenced on the 25th day of March 1825, at the exceeding low rent of £130 per annum.—Possession to be had on the 15th day of May next.

May be viewed by permission of the tenant, and particulars

had fourteen days prior to sale of Mr. Carlon, 96, High-Street, Solicitor to the Commission; of Messrs. Orchard, Solicitors, Hatton-Garden; or of Mr. H. Biers, 12, Dorset-Place, Dorset-Square.

To Carpenters, Retail Brewers, and other Trades requiring Room

be sold by auction, substantial brick-built leasehold premises, situate in Brick-Lane, St. Luke's, Middlesex, by Nathaniel Henry Taylor, at the Mart, opposite the Bank, on Thursday, April 26, at Twelve precisely, by direction of Mr. Commissioner John Samuel Martin Fonblanque and the Assignees of Henry Holgate, a Bankrupt, at the instance of Mrs. Mary Fox, equitable Mortgagee, and with the consent of the Womshipful Company of Ironmongers;

A substantial brick-built leasehold house, situate and being No. 18, corner of Mitchell-Street, Brick-Lane, St. Luke's. The house contains two bed-rooms, parlour, kitchen, pantry, and two good cellars adjoining, and belonging to which is a capital light workshop on the ground floor, and one story ditto

capital light workshop on the ground floor, and one story ditto over the same, at the back of which there is a commodious warehouse, approached by double doors through lower workshop. Held for an unexpired term of fifteen years from Mid-summer, 1831, at a ground rent of £45 per annum. To be viewed by applying to Mr. Stoddart, Carpenter, Great

Mitchell-Street; particulars to be had of Mr. Aston, Solicitor, 68, Old Broad-Street, (where the lease may be inspected); Messrs. Stevens, Williuson, and Satchill, Solicitors, St. Thomas Apostle; at the Mart; and at the Offices of Nathaniel Henry Taylor, 44, Cornhill, and 35, Jermyn-Street Haymarket.

This is to give notice, that by an indenture, bearing date the 3d day of February 1832, James Williams, of the Grange, in the Parish of Saint Mary Magdalen, Bermondsey, in the County of Surrey, Tanner, hath conveyed and assigned all his estate and effects whatsoever (except as therein mentioned), to William Thomas Goad, of Mark-Lane, in the City of London, Merchant, Robert Nesbitt, of Upper Thamesstreet, in the said City of London, Merchant, and Cleeve Jeholanan Hooper, of the Neckinger Road, Bermondsey aforesaid, Tanner, as Trustees upon trust for the benefit of all the Greditors of him the said James Williams, except as therein is excepted; and that the said indenture was duly executed by the said James Williams on the 13th day of April instant, and said James Williams on the 13th day of April instant, and

by the said Robert Nesbitt and Cleeve Jehohanan Hooper on by the said Robert Nesbitt and Cleeve Jehohanan Hooper car-the 14th day of April instant, and by the said William Thomas Goad on the 16th day of April instant; and which said inden-ture, as to the execution thereof by the said James Williams, is witnessed by Beriah Drew, of Bermondsey-Street, Surrey, Attorney-at-Law, and as to the execution thereof by the said Robert Nesbitt, Cleeve Jehohanan Hooper, and William Tho-mas Goad, is witnessed by George Drew, of Bermondsey-Street aforesaid, Attorney-at Law.—Dated this 17th day of April 1832.

THE Creditors who have proved their debts under a Com-, mission of Bankrupt awarded and issued forth against Richard Percival Moulson, of Wigan, in the County of Lancaster, and Peter Fawcett, of Manchester, in the said County, Merchants, Manufacturers, Dealers, Chapmen and Copartners, are requested to meet the Assignees of the said Bankrupts' estate and effects, on Wednesday the 9th day of May next, at Twelve at Noon precisely, at the Office of Mesers. Duckworth, Denison and Humphrys, in Princess-Street, Manchester, to take into consideration a proposal which has been made to the said Assignees, the particulars of which will be explained to the meeting, for enabling them to recover a large sum of money for the estate on the allowance of a per centage on the amount recovered; and to assent to or dissent from the allowance of such per centage; and on other special affairs.

THE Creditors who have proved their debts under a Figt A of Bankruptcy awarded and issued forth against Robert James, of the City of Bristol, Mercer and Draper, Dealer, and Chapman, are requested to meet the Assignees of the estate and effects of the said Bankrupt, on Wednesday the 9th day of May next, at the Offices of Mr. Charles Houlden Walker, Solicitor, situate in Broad-Street, in the City of Bristol, at Two o'Clock in the Afternoon precisely, in order to assent to or dissent from the said Assignees selling and disposing of the stock in trade of the Bankrupt by private contract, by retail on the premises in the occupation of the Bankrupt at the time of his Bankruptcy, and for that purpose to authorise the said Assignees to employ such clerks or shopmen as they may deem necessary, and to allow such salaries to such clerks and shopmen in respect thereof as to the said Assignees may seem reasonable; and also to ratify, confirm and allow the course of proceeding already adopted by the said Assignees in relation to such sale, by retail; and also to assent to or dissent from the said Assignees selling and disposing of the fixtures, goods, household furniture, and all other the personal estate and effects of the said Bankrupt, (including such parts of the said stock in trade as may not be contract, or partly by public auction and partly by private contract, according to a valuation thereof to be made, or otherwise, in the discretion of the said Assignees, to such person or persons, for ready money or on credit, and with such security or without any security, and upon such terms and conditions, and at such times as the said Assignees may deem expedient; and also to assent to or dissent from the said Assignees paying and discharging the costs, charges and expences of the accountant employed to investigate the affairs of the said Bankrupt previous and subsequent to the issuing of the said Fiat of Bankruptcy, and also the expences incident to the endeayour made to effect a composition with the Creditors of the said Bankrupt in order to render a prosecution of the said Fiat of Bankruptcy unnecessary; and also to assent to or dis-sent from the said Assignees employing an accountant, or sent from the said Assignees employing an accountant, or such other proper person as they may think fit, or the said Bankrupt, to assist them in the management and winding up of the allairs of the said Bankruptcy, and to paying or allowing such salary or compensation in respect thereof as to the said Assignees may seem proper; and also to assent to or dissent from the said Assignees making such arrangement with certain parties, to be named at such meeting, claiming to be equitable mortgagees of the leasehold premises whereon the said Bankrupt lately carried on business as the said Assignees may deem avanedient; and also to assent to or dissent from the said Asexpedient; and also to assent to or dissent from the said Assignees compounding with any debtor or debtors to the estate of the said Bankrupt, and taking part of any such debt or debts in lieu of the whole, and to their giving such time and taking such security for payment of such debt or debts as they may think fit; and also to assent to or dissent from the said Asthink it; and also to assent to or dissent from the said Assignees commencing, prosecuting, or defending any suit or suits at law or in equity, for the recovery or protection of the said Bankrupt's estate and effects; and to their referring any such suit or suits, or any dispute relating to the said Bankrupt's estate and effects to arbitration; and generally to assent to or. dissent from the said Assignees adopting such measures and take such proceedings in relation to the said Bankrupt's estate and effects as they the said Assignees shall think advisable for the benefit of the Bankrupt's estate; and on other special affairs.

THE Creditors who have proved their debts under a Fiat in Bankruptcy awarded and issued forth against Henry Wade Smith, of Greenwich, in the County of Kent, Timber Merchant, Builder, Dealer and Chapman, are requested to meet the Assignees of the said Bankrupt's estate and effects, on the 8th day of May next, at Twelve o'Clock at Noon precisely, at the Court of Bankruptcy, in Basinghall-Street, in the City of London, in order to assent to or dissent from the said Assignees commencing and prosecuting any action at law, or suit in equity, for the recovery of the estate and effects of the said Bankrupt; and to their compromising or compounding for or giving time for the payment of any debt or demand due or belonging to the Bankrupt's estate, and referring to arbitration any matter or thing relating thereto; and also as to their giving up a billiard-table, balls, and cues sold to, and paid for by, certain persons, who will be named at the said meeting, previous to the said Bankruptcy, or defending any action or suit that may be brought or instituted for the recovery thereof; and also as to taking any and what steps for the recovery of some furniture in the possession of a certain other person, to be also named at the said meeting, supposed to belong to the Bankrupt's estate; also as to the Assignees selling and disposing of, by public auction or private contract, or in such manner, and at such price and prices, and upon such terms and conditions, as the said Assignees may consider beneficial, all the leasehold estates of the said Bankrupt in a freehold estate at Greenwich, in the County of Kent, and of some money in the public funds; and also as to relinquising and abandioning the aforesaid leasehold estates, or any part thereof, if not sold as aforesaid; and to authorise the said Assignees to take such measures in the arrangement, recovery, and settlement of the estate and effects of the said Bankrupt as to the said Assignees shall seem expedient; and on such other matters as shall be submitted to the Creditors at

The Creditors who have proved their debts under a Commission of Bankrupt awarded and issued forth against Thomas Rundle Bright, of Devonport, in the County of Devon, Ironmonger, Dealer and Chapman, are requested to meet the Assignees of the estate and effects of the said Bankrupt, on Thursday the 17th day of May next, at Eleven in the Forenoon, at the Office of Messrs. Leach, Little, and Woollcombe, No. 53, in Saint Aubyn-Street, in Devenport aforesaid, to assent to or dissent from the said Assignees selling or disposing of, either to the said Bankrupt, or any other person or persons. by private contract, the outstanding debts due to the said Bankrupt's estate, or any personal, or other estate whatsoever, of the said Bankrupt now outstanding; and also to assent to or dissent from the said Assignees paying in full, out of the said Bankrupt's estate, a certain bill of fees due to the Solicitors to the said Commission, for endeavouring to effect a compromise of the affairs of the said Bankrupt, and for other matters; and also to assent to or dissent from the said Assignees commencing, prosecuting, or defending any action or actions, suit or suits, at law or in equity, for the recovery or protection of any part of the said Bankrupt's estate and effects; and submitting to arbitration, compounding, or otherwise adjusting, settling, and arranging any accounts, debts, demands, differences, and disputes, or other matter of, or relating to the estate and effects of the said Bankrupt, or any part thereof; and generally to assent to or dissent from the said Assignees taking such measures, or otherwise acting in the winding up, arrangement, and settlement of the affairs, estate, and effects of the said Bankrupt, as they the said Assignees shall deem most expedient for the interest of the Creditors; and on other special affairs.

WHEREAS a Fiat in Bankruptck is awarded and issued forth against Samuel Turner, of Ball's Pond, in the Parish of Saint Mary, Islington, Builder, Dealer and Chapman, and he being declared a Bankrupt is hereby required to surrender bimself to Charles Frederick Williams, Esq. a Commissioner of His Majesty's Court of Bankruptcy, on the 26th day of April instant, at One in the Afternoon precisely, and on the 29th day of May next, at Ten o'Clock in.the Forenoon precisely, at the Court of Bankruptcy, in Ba-

singhall-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 first 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 debtect the same but to whom the Commissioners may appoint, but give notice to Mr. Langley, Solicitor, South-Square, Gray's-Inn, or to Mr. George John Graham, Official Assignee, 3, Copthall-Buildings,

WHEREAS a Fiat in Bankruptcy is awarded and issued forth against William Henry Gardiner, of No. 31, Norton-Folgate, in the County of Middlesex, Ironmonger, and he being declared a Bankrupt is hereby required to surrender himself to Joshua Evans, Esq. a Commissioner of His Majesty's Court of Bankruptcy, on the 24th day of Aprili instant, at Eleven o'Clock in the Forenoon precisely, and on the 29th day of May next, at Ten o'Clock in the Forenoon precisely, at the Court of Bankruptcy, 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 first 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. Thomas Wilson, Solicitor, No. 1, Staple-Inn, Holborn.

WHEREAS a Fiat in Bankruptcy is awarded and issued forth against William John Ward, of Bermondsey-Street, in the Borough of Southwark, and County of Surrey, Wine and Spirit-Merchant, Dealer and Chapman, and he being declared a Bankrupt is hereby required to surrender himself to Robert George Cecil Fane, Esq. a Commissioner of His. Majesty's Court of Bankruptcy, on the 28th day of April instant, at half past Ten in the Forenoon precisely, and on the 29th day of May next, at Ten in the Forenoon precisely, at the Court of Bankruptcy, 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 first 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 ox 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. Gale, Solicitor, Basinghall-Street, London.

HEREAS a Fiat in Bankruptcy is awarded and issued forth against Edward Mace the elder, of Osnaburgh-Street, Regent's-Park, in the County of Middlesex, Coach wheelwright, Dealer and Chapman, and he being declared a Bankrupt is hereby required to surrender himself to Edward Holroyd, Esq. a Commissioner of His Majesty's Court of Bankruptcy, on the 1st of May next, at Twelve at Noon precisely, and on the 29th of the same month, at Eleven in the Forenoon precisely, at the Court of Bankruptcy, 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 first 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 Mr. Edward Edwards, No. 8, Old Jewry, the Official Assignee, whom the Commissioner has appointed, and to give notice to Messrs. Allen, Gylby, and Allen, No. 7, Carlisle-Street, Soho-Square.

WHEREAS a Fiat in Bankruptcy is awarded and issued forth against Philip Rachael, of Hosier-Lane, in the City of London, Glass-Dealer, Dealer and Chapman (now a prisoner in the Fleet Prison), and he being declared a Bankrupt is hereby required to surrender himself to John Herman. Merivale, Esq. a Commissioner of His Majesty's Court of Bankruptcy, on the 1st day of May next, at Twelve o'Clock at Noon precisely, and on the 29th day of the same month, at Elevent

of the Clock in the Forencon precisely, at the Court of Bankruptcy, in Basinghall-Street, in the City of Liondon, and make a full discovery and disclosure of his estateand effects; when and when the Creditors are to come prepared to prove their debts, and at the first sitting to choose Assignees; and 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, for that have any of his effects, are not to pay or deliver the same but to Mr. Green, Official Assignee, No. 10½, King's Arms-Yard, whom the Commissioner has appointed, and to give notice to Mr. Henry Phillips, No. 5, Walbrooks.

HEREAS a Fiat'in Bankruptey is awarded and issued forth against Richard Henry Vinson and William Shoults, of the Maze, in the Borough of Southwark, in the County of Surrey, and also of Tower-Street, in the City of London, Carpenters and Builders, and Copartners, and they being declared Bankrupts are hereby required to surrender themselves to Edward Hohoyd, Esq. a Commissioner of His Majesty's Court of Bankruptey, on the 27th day of April instant, at Two o'Clock in the Afternoon precisely, and on the 29th day of May next, at Twelve at Noon precisely, at the Court of Bankruptey, in Basinghall-Street, in the City of London, and make a full discovery and disclosure of their estate and effects, when and where the Creditors are to come prepared to prove their debts, and at the first sitting to choose Assignees, and at the last sitting the said Bankrupts are required to finish their examination, and the Creditors are to assent to or dissent from the allowance of their certificate. All persons indebted to the said Bankrupts, or that have any of their effects, are not to pay or deliver the same but to Mr. Turner, New City Chambers, Bishopsgate-Street, London, the Official Assignee, whom the Commissioner has appointed, and to give notice to Mr. Alexander Mitchell, Solicitor, 4, New London-Street, Grutched-Friars.

HEREAS a Fint in Bankruptcy is awarded and issued forth against Thomas John Hurrill, formerly of No. 5, Lisson-Grove South, but now of No. 25, York-Street; Portman-Square, both in the Parish of Saint Mary-le-Bone, in the County of Middlesex, Surgeon and Apothecary, Dealer and Chapman, and he being declared a Bankrupt is hereby required to surrender hiniself to John Herman Merivale, a Commissioner of His Majesty's Court of Bankruptcy, on the 1st day of May next, at Twelve o'Clock at Noon precisely, and on the 29th of the same month, at Two o'Clock in the Afternoon precisely, at the Court of Bankruptcy, 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 first 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 indehted to the said Bankrupt, or that have any of his effects, are not to pay or deliver the same but to Mr. Kitchener, No. 52, Lothbury, the Official Assignee whom the Commissioner has appointed, and to give notice to Mr. Thomas Roberts, Solicitor, No. 14, Millman-Street, Bedford-Row.

THEREAS a Fiat in Bankruptcy is awarded and issued forth against Frederick Sherley, of Hayes, in the County of Middlesex, Brewer and Coal-Dealer, Bealer and Chapman, and he being declared a Bankrupt is hereby required to surrender hinself to Robert George Cecil Faue, Esq. one of the Commissioners of His Majesty's Count of Bankruptcy, on the 2d of May next, at half-past Eleven in the Forenoon precisely, and on the 29th of the same month, at Eleven in the Forenoon precisely, at the Court of Bankruptcy, 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 first 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. Newbon, Solicitor, No. 2, Great Carter-Lane, Doctors-Commons.

THEREAS, as Fiat in Bankruptey is awarded and issued footh against John James Flogg, of Great Yarmouth, in the County of Norfolk, Hatter, Dealer and Chap-

man, and he being declared a Bankrupt is hereby required to sucrender himself to the Commissioners in the said Fat named, or the major part of them, on the 27th of April instant, at Eight o'Clock in the Evening, on the 28th of the same month, at Nine o'Clock in the Forenoon, and on the 29th day of May next, at Nine o'Clock in the Forenoon, at the Feathers Inn, in Great Yarmouth aforesaid, and make a full discovery and disclosure of his estate and effects; when and where the Creditors are to come prepared to prove their debts, and at the second sitting to 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 Messrs. Tolver and Preston, Solicitors, of Great Yarmouth aforesaid, or to Messrs. Huwkins, Bloxan, and Stocker, Solicitors, No. 2, New Boswell-Court, London.

INTRICAS a Fiat in Bankruptcy is awarded and issued. Newport, in the County of Monnouth, Corn and Provision-Merchant; Dealer and Chapman, and he being declared a Bankrupt is hereby required to surender himself to the Commissioners in the said Fiat named, or the major part of them, on the 21st day of April instant, and on the 29th day of Maynext, at One of the Clock in the Afternoon on each of the said days, at the Commercial-Rooms, Corn-Street, in the City of Bristol, 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 first 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 Messrs. Poole, Greenfield, and: Gamlen; Solicitors, 3, Gray's-Inn-Square, London; or to: Messrs. Andrew and Jame Livett, Solicitors, Broad-Street, Bristol.

forth against Thomas Brockbank, of the City of Carlisle, in the County of Camberland, and Ellwood Brockbank, of George-Street, near the said City, in the County of Cumberland, Timber-Merchants, Dealers and Chapmen, and Copartners, and they being declared Bankrupts are hereby required to surrender themselves to the Commissioners in the said Fiat named, or the major part of them, on the 23d day of April instant, and on the 29th day of May next, at Elevenin the Forenoon on each day, at the Coftee-House, Carlisle, and make a full discovery and disclosure of their estate and effects; when and where the Creditors are to come prepared to prove their debts, and at the first sitting to choose Assignees, and at the last sitting the said Bankrupts are required to finish their examination, and the Creditors are to assent to or dissent from the allowance of their certificate. All persons indebted to the said Bankrupts, or that have any of their effects, are not to pay or deliver the same but to whom the Commissioners shall appoint, but give notice to Messrs Law and Bendle, Solicitors, Carlisle, or to Messrs Mounsey and Gray, Solicitors, 9, Staple Inn, London.

forth against John Broadbent, of Hillhouse, in the Parish of Huddersfield, in the County of York, Shopkeeper, Clothier, Pawnbroker, Dealer and Chapman, and he being declared a Bankrupt is hereby required to surrender himself to the Commissioners in the said Fiat named, or the major part of them, on the 25th day of April instant, and on the 29th day of May next, at Ten o Clock in the Forenoon on each of the said days, at the Offices of Messrs. Whitehead and Robinson, Solicitors, in Huddersfield aforesaid; and make a full discovery and disclosure of his estate and effects; when and where the Creditors are to come prepared to prove their debts, and at the first 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 ox dissent from the allowance of his certificate. All persons indebted to the said Bankrupt, of 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. Clarks, Richards, and Modealf, 20, Lincoln's-Inn-Fields, London, or to Messrs, Whitchead and Robinson, Solicitors, Fluddersfield.

HEREAS a Fiat in Bankruptcy is awarded and issued forth against John Juby, of the City of Norwich, Money Scrivener, Dealer and Chapman, and he being declared a Bankrupt is hereby required to surrender himself to the Commissioners in the said Fiat named, or the major part of them, on the 27th of April instant, at Eleven in the Forenoon, and on the 29th of May next, at One in the Afternoon, at the Angel Inn, in the Market-Place, in the said City, 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 first sitting to choose Assignees, and at the dast 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. Unthank, Foster, and Unthank, Solicitors, Norwich, or to Mr. Joseph Lythgoe, Solicitor, 22, Essex-Street, Strand, London.

WHEREAS a Fiat in Bankruptcy is awarded and issued forth against John Haworth, of Burnley, in the County of Lancaster, Ironmonger, Dealer and Chapman, and he being declared a Bankrupt is hereby required to surrender himself to the Commissioners in the said Fiat named, or the major part of them, on the 7th and 29th days of May next, at Eleven o'Clock in the Forencon on each day, at the Othice of Mr. Peter Haydock, in Preston, Lancashire, and make a full discovery and disclosure of his estate and effects; when and where the Creditors are to come prepared to proved their debts, and at the first sitting to choose Assigners, 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. E. Chester, Solicitor, Staple-Inn, London, to Messrs. Alcock and M'Connochie, Solicitors, Burnley, or to Mr. Haydock, Solicitor, Preston.

WHEREAS a Fiat in Bankruptcy is awarded and issued forth against Richard Vincent, of the City of Bristol, Tailor, Dealer and Chapman, and he being declared a Bankrupt is hereby required to surrender himself to the Commissioners in the said Fiat named, or the major part of them, on the '7th and 29th of May next, at Two in the Afternoon precisely on each day, at the Rummer Tavern, in All Saints'-Lane, in the City of Bristol, 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 first 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 in-debted 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. Hicks and Braikenridge, Solicitors, Bartlett's-Buildings, Holborn, London, or to Mr. James Pullin Hinton, Solicitor, Bristol.

WHEREAS a Fiat in Bankruptcy is awarded and issued of the against Thomas Smith, of Milk-Street, in the City of Bristol, Currier, Dealer and Chapman, and he being declared a Bankrupt is hereby required to surrender himself to the Commissioners in the said Fiat named, or the major part of them, on the 1st and 29th days of May next, at Two of the Clock in the Afternoon on each day, at the Commer-cial-Rooms, Corn-Street, in Bristol, 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 first 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. N. Stevens, Solicitor, Gray's-Inn-Square, London, or to Mr. John Kerle Haberfield, Solicitor, Bristol.

HEREAS a Fiat in Bankruptcy is awarded and issued forth against William Leverack Robinson, of Kingsweston Inn, in the Parish of Henbury, in the County of Gloucester, Innholder, Dealer and Chapman, and he being One of the Clock in the Asternoon on each of the said days, at the Commercial-Rooms, in the City of Bristol, 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 first sitting to choose Assigners, and at the last sitting the said Bankrupt is required to finish his examination, and the Creditors are to assent to discover from the allowance of his continuous form. 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. N. Stevens, Solicitor, Gray's-Inn-Square, London, or to Mr. John Kerle Habersield, Solicitor, Bristol.

HEREAS a Fiat in Bankruptcy is awarded and issued forth against John Blakey, of Habergham. Eaves, and Burnley, in the County of Lancaster, Cotton-Spinner, Cotton Manufacturer, Dealer and Chapunan, and his being declared a Bankrupt is hereby required to surrender himself to the Commissioners in the said Figt named, or the major part of them, on the 1st and 29th days of May next, at Twelve at Noon on each day, at the Offices of Messrs. Alexander, Solicitors, in Halifax, in the County of York, and make a full discovery and disclosure of his estate and effects; when and where the Creditors are to come prepared to prove their debts, and at the first 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 day or deliver the same but to whom the Commissioners day or deliver the same but to whom the Commissioners shall appoint, but give notice to Mr. George Nelson Emmett, Solicitor, 8, New-Inn, London, or to Messrs. Alexander, Solicitor, 8, New-Solicitors, Halifax.

HEREAS a Fiat in Bankruptcy is awarded and issued forth against William Haywood, of Birmingham, in-the County of Warwick, Bookbinder, Bookseller, Dealer and. Chapman, and he being declared a Bankrupt is hereby required to surrender himself to the Commissioners in the said Fiat named, or the major part of them, on the 27th and. 28th days of April instant, and on the 29th day of Maynext, at Twelve at Noon on each of the said days, at the New Royal Hotel, in New-Street, in Birmingham aforesaid, and make a full discovery and disclosure of his estate and effects, when and where the Creditors are to come prepared to prove their debts, and at the second sitting to 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 Messrs. Alexander, Gem, and Pooley, 36, Carey-Street, Lincoln's-Iun, London, or to Mr. Samuel Danks, Temple-Street, Birmingham, Solicitor. to the petitioning Creditors.

HEREAS a Fiat in Bankruptcy is awarded and issued forth against James McCormick and Archibald McCormick, of Leeds, in the County of York, Drapers, Dealers, Chapmen, and Copartners, and they being declared Bankrupts are hereby required to surrender themselves to the Commissioners in the said Fiat named, or the major part of them, on the 2d day of May next, at Two o'Clock in the Afternoon, and on the 29th day of the same month, at Eleven of the Clock in the Forenoon, at the Court-House, in Leeds, in the said County of York, and make a full discovery and disclosure of their estate and effects; when and where the Creditors are to come prepared to prove their debts, and at the second activities to choose Assistance and effects. sitting to choose Assignees, and at the last sitting the said Bankrupts are required to finish their examination, and the Creditors are to assent to or dissent from the allowance of their certificate. All persons indebted to the said Bankrupts, or that have any of their effects, are not to pay or deliver the same but to whom the Commissioners shall appoint, but give notice to Messrs. Makinson and Sanders, Middle-Temple, London, or to Mr. Thomas Francis Foden, Solicitor, Leeds

HARLES FREDERICK WILLIAMS, Esq. one of His. J. Majesty's Commissioners authorised to act under a Commission of Bankrupt awarded and issued forth against James -Corson, of Mincing-Lane, in the City of London, Merchant . (Partner with John Villegille, Eugene De Trelo and Oliver declared a Bankrupt is hereby required to surrender himself to the Commissioners in the said Fiat named, or the major part of them, on the 1st and 29th days of May next, at the firm of Villegille, Corson, and Company, the aforesaid. John Villegille being at present resident on the Continent of Europe), will sit on the 27th day of April instant, at half past Twelve o'Clock in the Afternoon precisely, at the Court of Bankruptcy, in Basinghall-Street, in the City of London, in order to proceed to the choice of an Assignee or Assignees of the estate and effects of said Bankrupt, in the room and the estate and effects of said Bankrupt and effects of the late Assignees of the said Commission, pursuant to an Act of Parliament of the late Assignees of the said Commission, pursuant to an Act of Parliament of the late Assignees of the said Commission, pursuant to an Act of Parliament of the late Assignees of the Assignees of the late Assignees of the late Assignees of the late John Villegille being at present resident on the Continent of Europe), will sit on the 27th day of April instant, at half past I'welve o'Clock in the Afternoon precisely, at the Court of Bankruptcy, in Basinghall-Street, in the City of London, in order to proceed to the choice of an Assignee or Assignees of the estate and effects of said Bankrupt, in the room and stead of the late Assignee, deceased; when and where the Creditors who have not already more their debts, are to Creditors, who have not already prove their debts, are to come prepared to prove the same, and, with those who have already proved their debts, vote in such choice accordingly.

HARLES FREDERICK WILLIAMS, Esq. one of His J Majesty's Commissioners authorised to act under a Commission of Bankrupt awarded and issued forth against Joseph Yates Cooper, late of Old Broad-Street, in the City of London, but now of Dalston, in the County of Middlesex, Wine-Merchant, Insurance-Broker, Dealer and Chapman, will sit on the 27th day of April instant, at One of the Clock in the will sit on Afternoon precisely, at the Court of Bankruptcy, in Basing-hall-Street, in the City of London, to proceed to the choice of an Assignee or Assignees of the estate and effects of the said Bankrupt, in the room and stead of the late Assignee, deceased; when and where the Creditors, who have not already proved their debts, are to come prepared to prove the same, and, with those who have already proved their debts, vote in choice accordingly.

HARLES FREDERICK WILLIAMS, Esq. one of His Majesty's Commissioners authorised to act under a Com-Majesty's Commissioners authorised to act under a Commission of Bankrupt awarded and issued against Marmaduke Thompson, of Redcross-Wharf, Upper Thames-Street, in the City of London, Coal-Merchant, Dealer and Chapman, will sit on the 18th day of April instant, at Twelve at Noon precisely, at the Court of Bankruptcy, in Basinghall-Street, in the City of London (by adjournment from the 10th instant), to take the Last Examination of the said Bankrupt; when and where he is required to surrender himself, and make a full discovery and disclosure of his estate and effects, and finish his examination; and the Creditors, who have not already proved their debts, are to come prepared to prove the same, and, with those who have already proved their debts, are to assent to or dissent from the allowance of his certificate.

OHN HERMAN MERIVALE, Esq. one of His Majesty's Commissioners authorised to act under a Flat in Bank-ruptcy awarded and issued forth against James Wigan, of Macclesfield, in the County of Cheshire, Silk Manufacturer, Throwster, Dealer and Chapman (trading under the firm of James Wigan and Company), will sit on the 27th day of April instant, at One of the Clock in the Afternoon precisely, at the Court of Bankruptcy, in Basinghall-Street, in the City of London (by adjournment from the 10th day of April instant), in order to take the Last Examination of the raid Bankruptcy and where he is required. tion of the said Bankrupt; when and where he is required to surrender himself, and make a full discovery and dis-closure 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 proved their debts, are to assent to or dissent from the allowance of his certificate.

THE Commissioners in a Commission of Bankrupt awarded THE Commissioners in a Commission of Bankrupt awarded and issued forth against James Gibson, of Nor-hwich, in the County of Chester, Whatfinger, Victualler, Dealer and Chapman, intend to meet on the 30th of April instant, at Eleven in the Forenoon precisely, at the Crown Inn, in Northwich aforesaid (by adjournment from the 14th day of February last), to take the Last Examination of the said Bankrupt, where he is required to surrender himself, and rupt; when and where he is required to surrender himself, and nake a full and true discovery and disclosure of his estate and effects, and finish his examination under the said Commission; and when and where the Creditors of the said Bankrupt, who may think proper to be present at such meeting, may interrogate and examine the said Bankrupt, touching his estate and effects; and the Creditors, who have not already proved their debts, are to come prepared to prove the same, and, with those who have proved their debts, are to assent to or dissent from the allowance of his certificate.

OSHUA EVANS, Esq. one of His Majesty's Commissioners of Renkrypte and the Majesty's Commissioners of Bankrupts authorised to act under a Coumission of Bankrupt, bearing date the 8th day of December 1831, awarded and issued forth against Benjamin Glover, mow or late of Watling-Street, in the City of London, Calicoment, made and passed in the sixth year of the reign of Hislate Majesty King George the Fourth, intituled "An Act to amend the laws relating to Bankrupts;" and to receive Proof of Debts.

OSHUA EVANS, Esq. one of His Majesty's Commissioners authorised to act under a Commission of Bankrupt, bearing date the 1st day of December 1831, awarded and issued forth against Abraham Thompson, now or late of Barnard-Castle, in the County of Durham, Linen-Draper, Dealer and Chapman, will sit on the 11th day of May next, at One of the Clock in the Afternoon precisely, at the Court of Bankruptcy, in Basinghall-Street, in the City of London, in order to Audit the Accounts of the Assignees of the estate and effects of the said Bankrupt under the said Commission, pursuant to an Act of Parliament, made and passed in the sixth year of the reign of His late Majesty King George the Fourth, intituled "An Act to amend the laws relating to Bankrupts;" and to receive Proof of Debts.

OSHUA EVANS, Esq. one of His Majesty's Commissioners authorised to act under a Commission of Bankrupt, hearing date the 22d day of December 1831, awarded and issued forth date the 22d day of December 1831, awarded and issued forth against Thomas Lailey, of Cotton-Street, and of High-Street, Poplar, in the County of Middlesex, Cheesemonger, Dealer and Chapman, will sit on the 11th day of May next, at Eleven in the Forenoon precisely, at the Court of Bankruptcy, in Basinghall-Street, in the City of London, in order to Audit the Accounts of the Assignees of the estate and effects of the said Bankrupt under the said Commission, pursuant to an Act of Parliament, made and passed in the sixth year of the reign of His late Majesty King George the Fourth, intituled "An Act to amend the laws relating to Bankrupts" and to receive Proof of Debts. and to receive Proof of Debts.

JOSHUA EVANS, Esq. one of His Majesty's Commissioners authorised to act under a Commission of Bank-rupt, bearing date the 3d day of December 1831, awarded issued forth against George Thwaites and Samuel Toplis, of Cirencester-Place, Fitzroy-Square, in the County of Mid-dlesex, Upholders, Cabinet-Makers, Dealers and Chapmen, will sit on the 11th day of May next, at Twelve of the Clock at Noon precisely, at the Court of Bankruptcy, in Basing-hall-Street, in the City of London, in order to Audit the Accounts of the Assignees of the estate and effects of the said Bankrupts under the said Commission, pursuant to an Act of Parliament, made and passed in the sixth year of the reign of His late Majesty King George the Fourth, initialed "An Act to amend the laws relating to Bankrupts;" and to receive Proof of Debts.

JOSHUA EVANS, Esq. one of His Majesty's Commissioners authorised to act under a Commission of Bankrupt, bearing date the 12th of November 1831, awarded and issued of London, Wine-Merchant, Dealer and Chapman, will sit on the 9th of May next, at Ten in the Forenoon precisely, at the Court of Bankruptcy, in Basinghall-Street, in the City of London, to Audit the Accounts of the Assignce of the estate and effects of the said Bankrupt under the said Commission, pursuant to an Act of Parliament, made and passed in the sixth year of the reign of His late Majesty King George the Fourth, intituled "An Act to amend the laws relating to Bankrupts;" and to receive Proof of Debts.

JOSHUA EVANS, Esq. one of His Majesty's Commis-sioners authorised to act under a Commission of Bankrupt, bearing date the 1st day of December 1831, awarded and issued forth against John Ellis, of Mark-Lane, in the City of London, Victualler, Dealer and Chapman, will sit on the 18th of May next, at I en in the Forenoon precisely, at the Court of Bankruptcy, in Basinghall Street, in the City of London, to Audit the Accounts of the Assignces of the estate and effects of the said Rankrupt under the said Commission. effects of the said Bankrupt under the said Commission, pursuant to an Act of Parliament, made and passed in the sixth year of the reign of His late Majesty King George the Fourth, intituled "An Act to amend the laws relating to Bankrupts;" and to receive Proof of Debts.

JOSHUA EVANS, Esq. one of His Majesty's Commissioners authorised to act under a Commission of Bankrupt, bearing date the 21st of February 1931, awarded and issued forth against John Cameron, Thomas Johnston, and William Bevern, of Henrietta-Street, Westminster, in the County of Middlevex, Tailors, Dealers and Chapmen, late Copartners (which said Commission as against the said John Cameron, has been superseded), will sit on the 28th day of May next, at Ten o'Clock in the Forenoon precisely, at the Court of Bankruptcy, in Basinghall-Street, in the City of London, in order to Audit the Accounts of the Assignees of the estate and effects of the said Bankrupts under the said Commission, pursuant to an Act of Parliament, made and passed in the sixth year of the reign of His late Majesty King George the Fourth, intituled "An Act to amend the laws relating to Bankrupts."

DWARD HOLROYD, Esq. one of His Majesty's Commissioners authorised to act under a Commission of Bankrupt, bearing date the 28th of November 1826, awarded and issued forth against Richard Charles Reynard, of New Bond-Street, in the County of Middlesex, Tailor, Dealer and Chapman, will sit on the 9th day of May next, at Eleven of the clock in the Forenoon precisely, at the Court of Bankruptcy, in Basinghall-Street, in the City of London, in 'order to Audit the Accounts of the Assignees of the estate and effects of the said Bankrupt under the said Commission, pursuant to an Act of Parliament, made and passed in the sixth year of the reign of His late Majesty King George the Fourth, intituled "An Act to amend the laws relating to Bankrupts."

DWARD HOLROYD, Esq. one of His Maje-ty's Commissioners authorised to act under a Commission of Bankrupt, bearing date the 12th of November 1831, awarded and issued forth against John Potts and Arthur Beloe, of Lad-Lane, in the City of London, Silk-Warehousemen, Commission-Agents, Dealers and Chapmen, and Copartners, will sit on the 10th of May next, at Twelve at Noon precisely, at the Court of Bankruptcy, in Basinghall-Street, in the City of London, to Audit the Accounts of the Assignee of the estate and effects of the said Bankrupts under the said Commission, pursuant to an Act of Parliament, made and passed in the sixth year of the reign of His late Majesty King George the Fourth, intituled "An Act to amend the laws relating to Bankrupts."

DWARD HOLROYD, Esq. one of the Commissioners of His Majesty's Court of Bankruptcy authorised to act under a Commission of Bankrupt, bearing date the 2d day of June 1831, awarded and issued forth against Eliza Roberts, of No. 15, Pall-Mall East, in the Parish of Saint Martin in the Fields, in the City of Westminster, Widow, a Lodging-House-Keeper, Dealer and Chapwoman, will sit on the 10th day of May next, at half past Eleven of the Clock in the Forenoon precisely, at the Court of Bankruptcy, in Basinghall-Street, in the City of London, in order to Audit the Accounts of the Assignees of the estate and effects of the said Bankrupt under the said Commission, pursuant to an Act of Parliament, made and passed in the sixth year of the reign of His late Majesty King George the Fourth, intituled "An Act to amend the laws relating to Bankrupts."

TOHN SAMUEL MARTIN FONBLANQUE, Esq. one of His Majesty's Commissioners authorised to act under a Commission of Bankrupt, bearing date the 17th day of Ocyember 1831, awarded and issued forth against Peter Roynow Lewis, of No. 1, Kent-Terrace, Regent's-Park, in the County of Middlesex, Victualier and Boarding-Housekeeper, Dealer and Chapman, will sit on the 8th day of May next, at Twelve of the Clock at Noon precisely, at the Court of Bankruptcy, in Basinghall-Street, in the City of London, in order to Audit the Accounts of the Assignees of the estate and effects of the said Bankrupt under the said Commission, pursuant to an Act of Parliament, made and passed in the sixth year of the reign of His late Majesty King George the Pourth, intituled "An Act to amend the laws relating to Pankrupts."

INIE Commissioners in a Commission of Baukrupt, bearing date the 9th day of December 1831, awarded and issued forth against John Arnold Martin, of Earl's-Coine, in the County of Essex, Victualler, Dealer and Chapman, intend to meet on the 9th of May next, at Five in the Afternoon, at the Rose and Crown Inn, Sudbury, in the County of Suffolk, to Audit the Accounts of the Assignees of the estate and effects

the said Bankrupt under the said Commission, pursuant to an Act of Parliament, made and passed in the sixth year of the reign of His late Majesty King George the Fourth, intituled "An Act to amend the laws relating to Bankrupts."

A date the 22d day of March 1831, awarded and issued forth against Thomas Turberville, of the City of Worcester, Grocer, Dealer and Chapman, intend to meet on the 5th day of May next, at Eleven of the Clock in the Forenoon, at the Office of Messrs. A. and J. Livett, Solicitors, Broad-Street, in the City of Bristol, in order to Audit the Accounts of the Assignees of the estate and effects of the said Bankrupt under the said Commission, pursuant to an Act of Parliament, made and passed in the sixth year of the reign of His late Majesty King George the Fourth, intituled "An Act to amend the laws relating to Bankrupts."

date the 1st day of December 1831, awarded and issued forth against Jesse Read, of Bathwick, in the County of Somerset, Baker, Dealer and Chapman, intend to meet on the 9th day of May next, at Eleven of the Clock in the Forenoon, at the Angel Inn, situate in the City of Bath, in order to Audit the Accounts of the Assignees of the estate and effects of the said Bankrupt under the said Commission, pursuant to an Act of Parliament, made and passed in the sixth year of the reign of His late Majesty King George the Fourth, intituled "An Act to amend the laws relating to Bankrupts."

HE Commissioners in a Commission of Bankrupt, bearing date the 10th day of October 1831, awarded and issued forth against Christopher Cattle, of Whixley, in the County of York, Cattle-Dealer, Dealer and Chapman, intend to meet on the 10th day of May next, at Eleven o'Clock in the Forenoon precisely, at the Office of Messrs. Wood and Newton, Solicitors, in Fossgate, in the City of York, in order to Audit the Accounts of the Assignees of the estate and effects of the said Bankrupt under the said Commission, pursuant to an Act of Parliament, made, and passed in the sixth year of the reign of His late Majesty King George the Fourth, initialed "An Act to amend the laws relating to Bankrupts."

THE Commissioners in a Commission of Bankrupt, bearing date the 4th day of January 1832, awarded and issued forth against William Alcock, of Atherstone, in the County of Warwick, Victualler, Dealer and Chapman, intend to meet on the 19th day of May next, at Twelve o'Clock at Noon, at the Red Lion Inn, at Pinwell, in the County of Leicester, in order to Audit the Accounts of the Assignee of the estate and effects of the said Bankrupt under the said Commission, pursuant to an Act of Parliament, inade and passed in the sixth year of the reign of His late Majesty King George the Fourth, intituled "An Act to amend the laws relating to Bankrupts."

His Majesty's Commissioners authorised to act under a Commission of Bankrupt, bearing date the 9th day of April 1829, awarded and issued forth against Lord Henry Smith, of Greenwich, in the County of Kent, Wine-Merchant, will sit on the 9th of May next, at Twelve at Noon precisely, at the Court of Bankruptcy, 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.

His Majesty's Commissioners authorised to act under a Commission of Bankrupt, bearing date the 19th day of September 1831, awarded and issued forth against Thomas Cannon, of No. 34, Edward-Street, Portman-Square, in the Parish of Saint Mary-le-Bone, in the County of Middlesex, Dealer and Chapman, will sit on the 9th of May next, at Eleven in the Forenoon precisely, at the Court of Bankruptcy, 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.

His Majesty's Commissioners authorised to act under a Commission of Bankrupt, bearing date the 20th day of March 1830, awarded and issued forth against Henry Jenkins, of Tonbridge-Wells, in the County of Kent, Grocer, Dealer and Chapman, will sit on the 9th day of May next, at Twelve o'Clock at Noon precisely, at the Court of Bankruptcy, 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.

DWARD HOLROYD, Esq. one of His Majesty's Commissioners authorised to act under a Commission of Bankrupt, bearing date the 1st day of December 1831, awarded and issued forth against Edward Bowring, of Lawrence-Lane, Cheapside, in the City of London, Merchant, Silk Shing-Manufacturer, Dealer and Chapman, will sit on the 10th day of May next, at One of the Clock in the Afternoon precisely, at the Court of Bankruptey, 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.

DWARD HOLROYD, Esq. one of His Majesty's ComJankruht, bearing date the 28th day of November 1826, awarded and issued forth against Richard Charles Reynard, of New Bond-Street, in the County of Middlesex, Tailor, Dealer and Chapman, will sit on the 9th of May next, at half past Eleven in the Forencon precisely, at the Court of Bankruptcy, 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.

JOSHUA EVANS, Esq. one of His Majesty's Commissioners authorised to act under a Commission of Bankrupt, hearing date the 14th day of December 1831, awarded and issued forth against William Snell, of Totnes, in the County of Devon, Linen-Draper, Dealer and Chapman, will sit on the 15th day of May next, at Eleven of the Clock in the Forencon precisely, at the Court of Bankruptcy, 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.

OSHUA EVANS, Esq. one of His Majesty's Commissioners authorised to act under a Commission of Bankrupt, bearing date the 3d day of December 1830, awarded and issued forth against Henry Dayus, of Bankside, Southwark, Engineer, Dealer and Chapman, will sit on the 8th of May next, at Ten of the Clock in the Forenoon precisely, at the Court of Bankruptcy, in Basingball-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 hepefit of the said Dividend. And all claims not then proved will be dsallowed.

OSHUA EVANS, Esq. one of His Majesty's Commissioners authorised to act under a Commission of Bankrupt, hearing date the 21st day of February 1831, awarded and issued forth against John Cameron, Thomas Johnston, and William Bevern, of Henvietta-Street, Westminster, in the County of Middlesex, Tailors, Dealers and Chapmen, late Copartners (which said Commission as against the said John Cameron, has been superseded), will sit on the 28th day of May next, at Ten of the Clock in the Forencon precisely, at the Court of Bankruptcy, in Basinghall-Street, in the City of London, to make a Dividend of the joint estate and effects of the said Thomas Johnston and William Bevern; 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 22d day of March 1831, awarded and issued forth against Thomas Tarberville, of the City of Worcester, Grocer, Dealer and Chapman, intend to meet on the 10th day of May next, at Oue o'Clock in the Afternoon, at the Commercial Rooms, Corn-Street, in the City of Bristol, to make a Second 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.

If the Commissioners in a Commission of Bankrupt, bearing date the 9th day of November 1831, awarded and issued forth against John Arnold Martin, of Earls Colne, in the County of Essex, Victualler, Dealer and Chapman, intend to meet on the 10th of May next, at Ten in the Forencon, of the Rose and Crown Inn, in Sudbury, in the County of Suffolk, 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, hearing date the 22d day of August 1829, awarded and issued forth against John Holiwell and George Highfield, of Liverpool, in the County of Lancaster, Merchants and Brokers, Dealers and Chapmen, and Partners, intend to meet on the 9th day of May next, at One in the Afternoon, at the Charendon-Rooms, South John-Street, Liverpool, to make a Dividend of the joint estate and effects of of the said Bankrupts; when and where the Creditors, who have not already proved their deltas are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not them proved will be disallowed.

date the 21st day of October 1829, awarded and issued forth against Michael Tudor, lave of Bolton, in the County of Lancaster, Shopkeeper, Dealer and Chapman, intend to meet on the 12th of day May next, at Nine o'Clock in the Forencon, at the Office of Mr. Boardman, in Bolton aforesaid, in order to Audit the Accounts of the Assigners of the estate and effects of the said Bankrupt under the said Commission, pursuant to an Act of Parliament, made and passed in the sixth year of the reign of His late Majesty King George the Fourth, intituled "An Act to amend the laws relating to Bankrupts," and the said Commissioners also intend to meet, on the same day, at Eleven in the Forencon, and at the same place, 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.

date the 16th day of November 1830, awarded and issued forth against John Whare, of Leeds, in the County of York, Hatter, Furrier, Dealer and Chapman, intend to meet on the 9th of May next, at Eleven in the Foremoon, at the George Inn, in Whitefriar-Gate, in the Town of Kingston-upon-Hull, to Audit the Accounts of the Assignee of the estate and effects of the said Bankrupt under the said Commission, pursuant to an Act of Parliament, made and passed in the sixth year of the reign of His late Majesty King George the Fourth, intituled "An Act to amend the laws relating to Bankrupts;" and the said Commissioners also intend to meet on the same day, at Twelve o'Clock at Noon, and at the same place, 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.

date the 25th day of June 1828, awarded and issued forth against Elizabeth Kershaw, of Milnrow, within Butterworth, in the Parish of Rochdale, in the County, of Lancaster, Flaunel-Manufacturer, Dealer and Chapyonian, intend to meet on the 15th day of May next, at Nine of the Clock

in the Poremoon, at the York Hotel, in King-Street, Manchester, in the said Country of Lancaster, in order to Audit the Accounts of the Assignees of the estate and effects of the said Bankrupt under the said Commission, pursuant to an Act of Parliantent, made and passed in the sixth year of the reign of His late Majesty King George the Fourth, intituled An Act to amend the laws relating to Bankrupts;" and the said Commissioners also intend to meet on the same day, at Ten of Clock in the Forencon, at the same place, 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 delits, 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, hearing date the 14th day of January 1822, awarded and issued furth against William Sharpe; of Coleorton; in the County of Leicester, Butcher, Dealer and Chapman, intend to meet on the 2th of May next; at One in the Afternoon, at the Queen's Head Irin, in Ashby-de-la-Zoneli, in the said County, to Audit the Accounts of the Assigness of the estate and effects of the said Bankrupt under the said Commission, pursuant to an Act of Parliament; made and passed in the sixth year of the reign of His late Majesty King George the Fourth, intituled "An Act to amend the laws relating to Bankrupts;" and the said Commissioners also intend to meet on the same day, at the same hour, at the same place, 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.

date the 8th day of July 1831, awarded and issued forth against William Wigston, now of later of Derby, in the County of Derby, Lace-Manufacturer, Dealer and Chapman, intend to meet on the 14th day of Maymext, at Eleven in the Forenoon, at the King's Arms-Inn and County Tavern, in Derby, in the said County of Derby, in order to Audit the Accounts of the Assignees of the estate and effects of the said Bankrupt under the said Commission, pursuant to an Act of Parliament, made and passed in the sixth year of the reign of His late Majesty King George the Fourth intituled. An Act to amend the laws relating to Bankrupt; "and the said Commissioners also intend-tu" meet on the said Bankrupt; and the same have, in order to make a Dividend of the estate and effects of the said Bankrupt; when and where the Creditors, which have not already proved their debts, are come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved with he dishibited.

date the 29th day of October 1829, awarded and issued forth against William Crees, of the Parish of East Stone-bouse, in the Country of Devon, Merchant, Dealer and Chapman, intend to meet on the 9th of May nest, at Eleven in the Foremon, at Elhoft's Royal Hotel, in Devonport, in the said County, to Audit the Accounts of the Assignees of the estate and effects of the said Bankrupt, pursuant to an Act of Parliament; made and passed in the sixth year of the reign of His late Majesty King Georgethe Fourth, intituled "An Act to amend the laws relating to Bankrupts;" and the said Commissioners also intend to meet on the same day, at One in the Afternoon, and at the same place, to make a Second 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 dishillowed.

THE Commissioners in a Commission of Bankrupt, bearing date the 20th day of October 1831; awarded and issued forth against Thomas Rundle Bright, of Devonport, in the County of Devon, Ironmonger, Dealer and Chapman, intend to meet on the 23d of May next, at Eleven of the Clock in the Forenoon, at Elliott's Royal-Hotel, in Devonport, in the said County, in order to Audit the Accounts of the Assignees of the estate and effects of the said Bankrupt under the said Commission, pursuant to an Act of Farliament, made and passed in the sixth year of the reign of His late Majesty King George the Fourth; intituled "An Act to amend the laws relating to Bankrupts;" and the said Commissioners also

intend to meet on the same day, at One in the Asternoon, and at the same place, in order to make a First and Final Dividend of the estate and effects of the said Bankrupt; when and where the Creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

FIERRAS the Commissioners acting in the prosecution of a Fiat in Bankruptcy awarded and issued forth required William Aloss, of New Market-Place, Greenwich, in the County of Kent, Cheesemonger, Dealer and Chapman, Bave certified to the Right Hon. Henry Lord Brougham and Yank, Lord High Chancellor of Great Britain, and to the Court of Review in Bankruptcy, that the said William Moss hath in all things conformed himself according to the directions of the Acts of Parliament made and now in force concerning Bankrupts; this is to give notice, that by virtue of an Act, passed in the sixth year of the reign of His late Majesty King George the Fourth, intituled "An Act to amend the laws relating to Bankrupts;" and also of an Act, passed in the first and second years of the reign of His present Majesty, intituled "An Act to establish a Court in Bankruptcy," the Certificate of the said William Moss will be allowed and confirmed by the Court of Review, established by the said Court to the contrary on or before the 8th day of May next.

WHEREAS the major part of the Commissioners named and authorised in and by a Commission of Bankrupt awarded and issued forth against Joseph Vickers, of Saxilby, in the County of Lincoln, Victualler and Merchant. Dealer and Chapman, have certified to the Lord High Chancellor of Great Britain, that the said Joseph Vickers hath in all things conformed himself according to the directions of the Acts of Parliament made and now in force concerning Bankrupts; this is to give notice that, by virtue of an Act, passed in the sixth year of the reign of His late Majesty King George the Fourth, intituled "An Act to amend the laws relating to Bankrupts;" and also of an Act, passed in the first and second years of the reign of His present Majesty, intituled "An Act to establish a Court in Bankruptcy;" the Certificate of the said Joseph Vickers will be allowed and confirmed by the Court of Review, established by the said last-mentioned Act, unless cause be shewn to the said Court to the contrary on or before the 8th day of May next.

of a Fiat in Bankruptcy awarded and issued forth against John Nicholls, now or late of the Town of Stourbridge, in the County of Worcester, Wine and Spirit-Merciant, Dealer and a bannan, have certified to the Right Homorrobrable the Lord High Chancellor of Great Britain, that the said John Nicholls hath in all things conformed himself according to the directions of the Acts of Parliament made and how in force concerning Bankrupts; this is to give notice, that, by virtue of an Act, passed in the sixth y ar of the reign of His late Majesty King George the Fourth, initialed "An Act to amend the laws relating to Bankrupts;" and also of an Act, passed in the first and second years of the reign of His present Majesty, initialed "An Act to establish a Court in Bankruptcy," the Certificate of the said John Nicholls will be allowed and confirmed by the Court of Review, established by the said last mentioned Act, unless cause be shewn to the said Court to the contrary on or before the 8th day of May next.

of a Fiat in Bankruptcy awarded and issued forth against Joshua Robinson, of Park-Place, Paddington, in the County of Middlesex, Builder, Dealer and Chapman, hath certified to the Right Hon. Henry Lord Brougham and Vaux, Lord High Chancellor of Great Britain, and to the Court of Review in Bankruptcy, that the said Joshua Robinson inthin all things, conformed himself according to the directions of the Acts of Parliament made and now in force concerning Bankrupts; this is to give notice, that, by virthe of an Act, passed in the sixth year of the reign of His late Majesty King George the Fourth, initialed "An Act, to amend the laws relating to Bankrupts;" and also of an Act, passed in the first and second years of the reign of His present Majesty, initialed "An Act to establish a Court in Bankruptcy" the Certificate of the said Joshua Robinson will be allowed and

confirmed by the Court of Review, established by the said last-mentioned Act, unless cause he shewn to the said Court to the contrary on or before the 8th day of May next.

HEREAS the Commissioners acting in the prosecution of a Commission of Bankrupt awarded and issued forth against George Godden, of East-Street, in the Parish of Havant, and County of Southampton, Chemist and Druggist, Dealer and Chapman, have certified to the Right Honourable Henry Lord Brougham and Vaux, the Lord High Chancellor of Great Britain, that the said George Godden hath in all things conformed himself according to the directions of the Acts of Parliament made and now in force concerning Bankrupts; this is to give notice, that, by virtue of an Act, passed in the sixth year of the reign of His late Majesty King George the Fourth, intituled "An Act to amend the laws relating to Bankrupts;" and also of an Act, passed in the first and second years of the reign of His present Majesty, intituled "An Act to establish a Court in Bankruptcy," the Certificate of the said George Godden will be allowed and confirmed by the Court of Review, established by the said last-mentioned Act, unless cause be shewn to the said Court to the contrary on or before the 8th day of May next.

of a Fiat of Baukrupt awarded and issued forth against Daniel Aust, of the Parish of Walcot, in the County of Somerset, Builder, have certified to the Lord High Chancellor of Great Britain, that the said Daniel Aust hath in all things conformed himself according to the directions of the Acts of Parliament made and now in force concerning Bankrupts; this is to give notice, that, by virtue of an Act, passed in the sixth year of the reign of His late Majesty King George the Fourth, initiated "An Act to amend the laws relating to Bankrupts;" and also of an Act passed in the first and second years of the reign of His present Majesty, initiated "An Act to establish a Court in Bankruptcy," the Certificate of the said Daniel Aust will be allowed and confirmed by the said Court of Review, established by the said last-mentioned Act, unless tause be shewn to the said Court to the contrary on or before the 8th day of May next.

of a Commission of Bankrupt awarded and issued forth against George Alsop, of Uttoxeter, in the County of Staford, Surgeon and Apothecary (Copartner with James Chapman, of the same place), have certified to the Lord High Chancellor of Great Britain, that the said George Alsop hath in all things conformed himself according to the directions of the Acts of Parliament made and now in force concerning Bankrupts; this is to give notice, that by virtue of an Act, passed in the sixth year of the reign of His late Majesty King George the Fourth, intituled "An Act to amend the laws relating to Bankrupts;" and also of an Act, passed in the first and second years of the reign of His present Majesty, intituled "An Act to establish a Court in Bankruptcy," the Certificate of the said George Alsop will be allowed and confirmed by the Court of Review, established by the said last-mentioned Act, unless cause be shewn to the said Court to the contrary on or before the 8th day of May next.

HEREAS the Commissioners acting in the prosecution of a Commission of Bankrupt awarded and issued forth against James Framilton, of the City of Bristol, Innkeeper, Dealer and Chapman, have certified to the Right Honourable Henry Lord Brongham and Vaux, Lord High Chandellor of Great Britain, that the said James Hamilton hath in all things conformed himself according to the directions of the Acts of Parliament made and now in force concerning Bankrupts; this is to give notice, that, by virtue of an Act, passed in the sixth year of the reign of His late Majesty King George the Fourth, intituled "An Act to amend the laws relating to Bankrupts," and also of an Act, passed in the first and second years of the reign of His present Majesty, intituled "An Act to establish a Court in Bankruptcy," the Certificate of the said James Hamilton, will be allowed and confirmed by the Court of Review, established by the said lastmentioned Act, unless cause be shewn to the said Court to the contrary on or before the 8th day of May next.

THEREAS the Commissioners acting in the prosecuvotion of a Commission of Bankrupt awarded and issued forth against William Johnson, of Manchester, in the County of Lancaster, Innheeper, Dealer and Chapman, have certified to the Right Honourable Henry Lord Brougham and

Vaux, the Lord High Chancellor of Great Britain, and to the Court of Review in Bankruptcy, that the said William Johnson hath in all things conformed himself according to the directions of the Acts of Parliament made and now in force concerning Bankrupts; this is to give notice, that, by virtue of an Act, passed in the sixth year of the reign of His late Majesty King George the Fourth, intituled "An Act to amend the laws relating to Bankrupts;" and also of an Act, passed in the first and second years of the reign of His present Majesty, intituled "An Act to establish a Court in Bankruptcy," the Certificate of the said William Johnson will be allowed and confirmed by the Court of Review, established by the said last-mentioned Act, unless cause be shewn to the said-Court to the contrary on or before the 8th day of May next.

of a Commission of Bankrupt awarded and issued forth against Thomas Farmer, of the City of Coventry, Saddler and Shopkeeper, have certified to the Lord High Chaucellor of Great Britain, that the said Thomas Farmer hath in all things conformed himself according to the directions of the Aet of Parliament made and now in force concerning Bankrupts; this is to give notice, that, by virtue of an Act, passed in the sixth year of the reign of His late Majesty King George the Fourth, intituled "An Act to amend the laws relating to Bankrupts;" and also of an Act, passed in the first and second years of the reign of His present Majesty, intituled "An Act to establish a Court in Bankruptey," the Certificate of the said Thomas Farmer will be allowed and confirmed by the Court of Review, established by the said last-mentioned Act, unless cause be shewn to the said Court to the contrary on or before the 8th day of May next.

Where Here As the Commissioners acting in the prosecution of a Commission of Bankrupt awarded and issued forth against Robert Emmet, of Halifax, in the County of York, Woolstapler, Dealer and Chapman, have certified to the Lord High Chancellor of Great Britain, that the said Robert Emmet hath in all things conformed himself according to the directions of the Acts of Parliament made and now in force concerning Bankrupts; this is to give notice, that, by virtue of an Act, passed in the sixth year of the reign of His late Majesty King George the Fourth, intituled "An Act to amend the laws relating to Bankrupts;", and also of all Act, passed in the first and second years of the reign of His present Majesty, intituled "An Act to establish. a Court in Bankruptcy," the Certificate of the said Robert Emmet will be allowed and confirmed by the Court of Review, established by the said last-mentioned Act, unless cause be shewn to the said Court to the contrary on or before the 8th day of Maynext.

THEREAS the acting Commissioners in a Fiat of Bank-ringtey awarded and issued forth against Robert Gray, of the Parish of Cottingham, in the County of York, and of the Town of Kingston-upon-Hull, in the County of the same Town. Wharfinger, Dealer and Chapman, have certified to the Right Hon. Henry Loid Brougham and Vaux, Lord High Chancellor of Great Britain, that the said Robert Gray hath in all things conformed himself according to the directions of the Act of Parliament made concerning Bankrings; this is to give notice, that, by virtue of an Act passed in the sixth year of the reign of His late Majesty King George the Fourth, his Certificate will be allowed and confirmed as the said Act directs, unless cause be shewn to the contrary on or, before the 8th day of May next.

Notice to the Creditors of James Allan and Son, Merchants, in Glasgow, and of James Allan and James Allan, junior, Individual Partners of the Company.

Edinburgh, April 12, 1832..

MAT the Lord Ordinary on the Bills, upon the application of the said James Allan and Son, and James Allan jun. The Individual Partners of that Company, and appointed a meeting of the Creditors to be beld within the Black Bull. Inn, Glasgow, on Wednesday the 25th day of April current, at One o'Clock in the Afternoon, to choo-c an Interin Factor; and, at the same place and hour; upon Wednesday the.

9th day of May next, for the purpose of choosing a Trustee .-Of which intimation is hereby given to all concerned, in terms

Notice to the Creditors of John Denny and Company, Merchants, in Glasgow, and of John Denny, an Individual Partner of that Company.

Glasgow, April 11, 1832.

AVID HOPE, Merchant, in Glasgow. Trustee or the sequestrated estates of the said John Denny and Company, and John Denny, hereby intimates, that states of the affairs of the said Bankrupts lie at his Office, 26, South Hanover-Street, for the inspection of the Creditors, in terms of the Statute. -No dividend.

Notice to the Creditors of David Chalmers, Smith and Wright, Watergate, Edinburgh.

Leith, April 10, 4832.

VILLIAM MUIR, Merchant, in Leith, the Trustee, hereby intimates, that a general meeting of the Creditors will be held within the Old Signet Hall, Royal Exchange, Edinburgh, on Wednesday the 2d day of May next, at Two o'Clock in the Afternoon, to give directions to the Trustee respecting an action now brought into Court relating to the heritable property, and on other matters of importance to the estate, to be submitted to the meeting.

Notice to the Creditors of David Smith, Hat-Manufacturer and Merchant, in Aberdeen.

Edinburgh, April 9, 1832.

THE Lord Ordinary officiating on the Bills, by interlocutors of date the 9th day of April 2007 of date the 9th day of April current, sequestrated the whole estate and effects of the said David Smith, and appointed the Creditors to meet within the Lemon Tree Tavern, in Aberdeen, on the 24th day of April current, at Two o'Clock in the Afternoon, for the purpose of naming an Interim Factor on the said sequestrated estate; and to meet again, at the same place and hour, on the 10th day of May next, for the purpose of electing a frustee.

Notice to the Creditors of Donald M'Crummen, Merchant, in Leith.

Edinburgh, April 12, 1832.

of this date, the Lord Ordinary officiating on the Bills sequestrated the whole sequestrated sequestrated the whole estates and effects, heritable and moveable, real and personal, of the said Donald M Crummen, and appointed his Creditors to meet within the Exchange-Buildings, Leith, upon Monday the 23d day of April current, at One o'Clock in the Afternoon, to name an Interim Factor; and to meet again, at the same place and hour, upon Tuesday the 8th day of May next, to elect a Trustee.—Of which intimation is hereby given, in terms of the Statute.

Notice to the Creditors of the Gorbals Cotton Company, and of George Aitken and William Aitken, Cotton-Spinners and . Merchants, in Gorbals of Glasgow, two of the Partners of . the above Company, as Partners thereof, and as Individuals

Glasgow, April 12, 1832.

JOHN MANTOSH, Accountant, Brunswick-Place, Glasgow, intimates that his appealate to the contract of the contra gow, intimates, that his appointment as Trustee on the sequestrated estate of the said Gorbals Cotton Company, and of the said George Airken and William Airken, two of the Partners thereof, and as Individuals, has been confirmed by the Lord Ordinary officiating on the Bills; and that the Sheriff of Lanarkshire has fixed Saturday the 28th day of April current and Saturday the 12th day of May next, at Eleven o'Clock in the Forenoon each day, within the Sheriff-Clerk'- Odice, Glasgow, for the public examinations of the Bankrupts and others connected with their affairs.

The Trustee also intimates, that two meetings of the Creditors will be held in the Writing-Office or Messrs. King and Genmill, Writers, Glasgow, on Monday the 14th and Monday the 28th days of May next, at Twelve o'Clock at Noon each day, to elect Commissioners; and for the other purposes mentioned in the Statute.

The Trustee farther requires the Creditors to produce in his hands their claims, at or previous to the said first meeting; and intimates, that unless lodged on or before the 16th day of January 1833, the parties neglecting shall have no share in the first distribution of the estate.

Notice to the Creditors of Charles Oswald, jun. Uphiolsterer, in Perth.

Perth, April 12, 1832.

OBERT BUIST, Merchant, in Perth, hereby intimates, that he has been appointed and confirmed Trustee on the sequestrated estate of the said Charles Oswald, jun.; that the Sherift of Perthshire has fixed Friday the 27th day of April current, and Monday the 14th day of May next, at One o'Clock in the Afternoon each day, within the Sheriff-Court-Room of Perth, for the public examination of the Bank-rupt and others connected with his affairs.

And that a general meeting of the Creditors will be held within the Office of George Gray, Writer, in Perth, on Tuesday the 15th day of said month of May, at Eleven o'Clock in the Forenoon; and another meeting, at the same place and hour, on Tuesday the 29th day of said month of May, for electing Commissioners, and for other purposes specified in

the Statute.

The Trustee hereby further requires all Creditors to lodge their claims and vouchers or grounds of debts, with oaths to the verity thereof, in his hands, at or previous to the first of the said meetings; certifying to such who shall fail to do so, betwist and the 16th day of January 1833, that they shall have no share of the first dividend.

Notice to the Creditors of Angus Allison, Tavern-Keeper, Wine and Spirit-Dealer, Royal Exchange Coffee-House, Glasgow.

Glasgow, April 12, 1832.

ENRY BROMBY STAINES, jun., Wine-Merchant, in Glasgow, hereby intimates, that he has been duly elected and confirmed Trustee on the sequestrated estate of the said Angus Albson; and the Sheriff-Depute of Lanarkshire has fixed the 27th day of April current, and the 11th day of May next, at Eleven o'Clock in the Forenoon of each day, within the Sheriff-Clerk's Office, Glasgow, for the public examinations of the Bankrupt and others connected with his affairs, in terms of the Statute.

That a meeting of the Creditors will be held in the Writing-Chambers of Messrs. C. and R. Baird, 47, Queen-Street, Glasgow, on the 12th day of May, at Eleven o'Clock in the Forenoon; and another meeting of the Creditors will be held, at the same place and hour, on the 28th day of said month of May, to name Commissioners, and for the other purposes men-

tioned in the Statute.

The Trustee requests the Creditors to lodge in his hands the claims which they have again, the said Angus Allison, with vouchers of the debts, and oaths of verity thereto; certifying, that those who fail to do so between and the 8th day of January next, shall have no share in the first dividend to be made from the estate.

Notice to the Creditors of James Dow, Grocer, in Glasgow. Glasgow, April 12, 1832.

OSEPH OUTRAM, Merchant, in Glasgow, hereby intimates, that he has been confirmed Trustee on the sequestrated estate of the said James Dow; and that the Sheriff of Lanarkshire has fixed Monday the 30th day of April current, and Monday the 14th day of May next, at Eleven o'Clock in the Forenoon each day, within the Sheriff-Clerk's Office, Glisgow, for the public examinations of the Bankrupt and others connected with his affairs, in terms of the Stature.

The Trustee further intimates, that, in terms of the Statute, a general meeting of the Creditors of the said James Dow will-be held within the Office of Alexander Morrison, Writer, No. 74, Buchanan-Street, Glasgow, upon Tuesday the 15th day of said month of May, at Two o'Clock in the Afternoon; and that another meeting will be held, at the same place and hour, on Tuesday the 29th day of May next, to appoint Com-

missioners, and for the other purposes mentioned in the Statute.

And the Trustee hereby requires the Creditors to produce in his hands their claims and vouchers or grounds of degree with coaths of verify thereto; with certification, that unless produced between and the 13th day of January 1833, being ten months after the date of the first deliverance on the petition for sequestration, the party neglecting will have no. share in the first distribution of the funds of the estate.

THE COURT FOR RELIEF OF INSOLVENT DEBTORS:

N. B. See the Notice at the end of these Advertisements.

The Matters: of the PETITIONS and SCHEDULES of the PRISONERS hereinafter named (the same having been filed in the Court), are appointed to be heard at the Court-House, in Portugal-Street, Lincoln's-Inn-Fields, on: Tuesday: the 8th day of May 1832, at Nine o'Clock in the Forenoon

Hawley, Maria Ann, late of: No. 75, Strand, Middlesex, Goldsmith and Jeweller.

suith and Jeweller.
Stallgrass, William (sued and committed as William Shall-cross), formerly of the Rose, Great Russell Street, Bermoindsey, Surrey, Licenced Victualler, then of Banstead, Surrey, out of business, and late of Lower Tooting, Surrey, Licenced Brewer and Retailer of Beer.
Beane, George (sued as George Bean), late of No. 91, Leather-Lane, Holborn, Middlesex, Tripe Dresser.
Taylor, William, formerly of No. 7, Wellington-Place, Richmond, Surrey, and late of No. Richmond, in the County aforesaid Journeyman Poulterer.

aforesaid, Journeyman Poulterer.

aforesaid, Journeyman Pouterer.
Field, John, formerly of No. 8, George-Street, Grosvenor-Square, and late of No. 8, Mary-le-Bone-Lane, both in Middlesex, Blacksmith and Coach Spring-Maker.
Davies, Pavid, formerly of Claremont-Street, Leamington,

Daries, David, formerly of Claremont-Street, Leamington, Warwickshire, Assistant to Mr. Shorthose, of the Bazaar, at Leamington, and General Agent, and late of No. 5, Warwick-Street, Golden-Square, Middlesex, out of business. Terry, James, formerly of No. 78, Chalton-Street, Somers. Town, then of No. 3, Wilsted-Street, and late of No. 109, Ohalton-Street, Somers. Town; Middlesex, Basket-Maker. Sharp, John, formerly of No. 54, Drummond-Street; Euston-Square, Middlesex, Toyman, Haberdasher, Stationer, and Licenced Retailer of Beer, and latterly of Cripplegate-Buildings. Cripplegate, London, out of business:

Buildings, Cripplegate, London, out of business: Chambers, Peachey (sued as Louisa Peachey Chambers; other-

wise Louisa Chambers, otherwise Peachey Chambers, and known by the name of Louisa Chambers); formerly of Park-Street, Hampstead-Road, Middlesex, then of Snaresbrook, Essex, afterwards of Newington, then of Kennington-Cross Surrey, then of Charlotte Street, Portland-Place, then of Charles-Street, Hampstead Road, then of Acton, then of Shepherd's-Bush, then of Cadogan-Street, Cadogan-Place, afterwards of Acton, and late of Shepherd's-Bush; all in Middlesex, Spinster.

Wimpory, William, late of Nos. 18 and 19, Tyssen-Street, Berhaul-Green, Middlesex, Chandler-Shopkeeper, Dealer in Coals, and Retailer of Beer.

Harding, Samuel, formerly of No. 20, Noble-Street, Falcon-Square, and late of No. 6, Addle-Street, Wood-Street, Cheapside, in the City of London, Carver and Gilder and

Looking Glass-Manufacturer.

Day, James, formerly of No. 1, Elm Wood-Place, Leeds, Yorkshire, Iron-Manufacturer, Proprietor of a Forge and Rolling-Mill, in the Parish of Hunslet, in the said County, afterwards of Pottery-House, Hunslet aforesaid, carrying. on the Forge and Rolling Mill at Hunslet airceasid, then of Knostrop, Writing Clerk, and late of Wakefield, both in Yorkshire, at lodgings, out of employment.

On Wednesday the 9th day of May 1882, at thic same Hour and Place.

Bacon, Richard, formerly of East-Street, Brighton, Stage-Coachman, then of South-Place, Worthing, Watchmaker, then of No. 78, James-Street, Brighton, Watchmaker and Straw-Hat, Manufacturer, and late of No. 37, Wood-Street, Brighton, Sussex, Watchmaker.

Jones, Thomas, formerly of the White-Horse Tavern, Fetter Lane, London, Licensed-Victualler, afterwards of the King's-Road, Chelsea, then of No. 5, Ran-lagh-Grove, Chelsea, both in Middlesex, out of business, and late of the Old Bell, in the Belle-Sauvage-Yard, Ludgate-Hill, London, Licensed-

Victualler.

, ...

Sidebottom, William, the younger, (and sued by that name, but committed by the name of William Sidebottom), (ormerly of No. 78, Grosvenor-Street, Stayley-Bridge, Duckingfield,

Cheshire, Grocer, Corn-Dealer, and Cotton-Spinner's Clerk, afterwards lodging at Caroling Street, Stayley-Bridge afore-said, and late of the Blossom's-Inn, Lawrence-Lane, Lon-

don, out of business, or employment.

Cunliffe, Joseph, formerly of Ellerby-Lane, and late of EastStreet-Bank, both in Leeds, Yorkshire, Worsted and Yarn-

Manufacturer, out of business.

Corfield, John, formerly of No. 93, London-Wall, in the City of London, Shoemaker, and part of the time in Copartnership with Thomas Ellis, trading under the firm of Corfield and Ellis, Shoemakers, then of No. 3, Cross-Lane, Long-Acre, and late of No. 51, Saint Martin's Lane, Strand, Middlesex, Journeyman Shoemaker.

Randall, Thomas, formerly of Noble Street, Goswell Street, Baker, then of Gloucester-street, Kingsland-Road, then of Barnesbury-Row, Islington, Journeyman-Baker, then of Shadwell High-Street, Baker, and late of No. 54, Chamber's-Street, Goodman's Fields, all in Middlesex, Journeyman-

Dalton, Christopher, (sued with John Dalton), formerly of

No. 132, Golden-Lane, London, next of No. 24, Dorchester-Sireet, New North Road, and late of No. 9, Macclesfield-Sireer, City-Road, both in Middlesex, Slater.
Hicks, William, formerly of Dempsey-Street, Commercial-Road East, Merchant's Clerk, then of Philpot-Street, Mild-End-Road, then of Oxford-Street, Whitechapel, Middlesex, State. End-Road, then of Oxford-Street, Whitechaper, Middleser, then of Brunswick Place, Blackheath, having an Office, No. 84; Lower Thames Street, London, then of Sylvan-Grove, Old Kent-Road, Kent, then of Redgate-Court, Minories, London, then of Sydney-Street, Commercial-Road East, Middlesex, then of Dorset-Court, Dorset-Street, Fleet-Street, London, and late of Devonshire-Street, Mile-

Fleet-Street, London, and late of Devonshire-Street, Mile-End-Road, Middlesex, Custom-House Agent. Honeysett, Benjamin; of No. 58, Friar-Street, Blackfriar's-Road, Surres; Wheelwright, and General Shopkeeper. Norman, George William, formerly of Store-Street, Bedford-Square, afterwards of Windmill-Street, Tottenham Court-Road, both in Middlesex, Carver and Gilder, then of No. 245, Tottenham Court-Road, Middlesex, Carver and Gilder, and Stationer, having a Workshop in Bedford-Mews, Bedford-Sireet: Fattenham Court-Road. Middlesex, at which release States, Tottenham Court-Road, Middlesex, at which place the business of a Carver and Gilder was carried on, and later of No. 13. Providence-Place, Kentish-Town, Middlesex, Tobacconist, and Carver and Gilder, having a Workshop, in Bedford-Mews, Bedford-Street, Tottenham-Court-Road, Middlesex, at which place the business of a Carver and Gilder was carried on.

Oppenheimer, Adolphus, formerly of No. 42, Beech Street, Barbican, in the City of London, then of No. 8, Michael's-Place, Brompton, Middlesex, and of No. 11, Beaufort-Buildings, Strand, Middlesex aforesaid, and late residing at the King's-Arms, Shepherd's-Market, Middlesex, General

Merchant and Dealer.

Taylor, John Reeve, (sued as John Taylor), formerly of No. 3, Green-Street, Friar-Street, Blackfriar's Road, afterwards of John-Street, Harper Street, New Kent-Road, then of No. 52, Hill-Street, Friar-Street, Blackfriar's Road, aforesaid, then of No. 2 and 9; Friar-Street, Blackfriar's Road aforesaid, then of No. 3, Green-Street, Friar-Street, Blackfriar's Road aforesaid, then of No. 3, Green-Street, Friar-Street, Blackfriar's Road aforesaid; them of No. 22, Francis-Place, Friar-Street, Blackfriar's-Rhad aforesaid, then of No. 8, Green-Street, Friar-Street, Blackfriar's Road aforesaid, Journeyman Cat-Gut-Manufacturer, and late of No. 19, Burdett-Street, Walworth-Common, all in Surrey, Cat-Gut-Manufacturer,

On Thursday the 10th day of May 1832, at the same hour and place.

Yardley, James; formerly of Ware, Herts, Clock and Watch-Maker; Pawn-Broker, Spirit-Dealer, Wire-Weaver, and Common and Retail-Brewer, and late of No. 2, Jerusalem-Passage; Jerusalem-Square, Hackney, Middlesex, out of

Gooseman, John, formerly of No. 20, Church-Street; and at No. 12, Broad-Street, Pendleton, both in Manchester, Lancashire, Partern-Designer, and late of No. 35, University-Street, Tottenham-Court-Road, Middlesex, out of business. Rowley, William, late of Woore, near Market-Drayton, both in Shropshire, Tailor and General Shopkeeper.

Mason, Boulton, (sued as Bolton Mason), formerly of No. 7, Bartholomew-Close, in the City of London, Tailor, and late of No. 1, Horsley-Street, Walworth, Surrey, not in any

Drake, Francis, formerly of No. 115, Wood-Street, London;

and also at the same time of Cold-Bath-Square, Clerkenwell, Middlesex, then of No. 41, Newgate-Street, London, and part of the last-mentioned time also of Hill-House, near the Nag's-Head, Wandsworth-Road, Surrey, Silk-Mercer and Lace-Warehouseman, during all the time carrying on business under the name, style and firm of Francis Drake and Company, and late of No. 41, Newgate-Street aforesaid, Blacking-Manufacturer, Dealer in Gloves on Commission,

and Glove-Dyer and Cleaner.

Parker, Joseph, formerly of Clerkenwell-Green, Clerkenwell, Middlesex, and late of No. 13, Fleet-Lane, in the City of

London, Jeweller.

Defries, Henry, late of No. 76, Curtain-Road, Shereditch, Middlesex, Brass-Manufacturer and Gass-Fitter.

Green, John, late of High-Street, Wandsworth, Surrey,

Tailor.

Moore, Thomas, formerly of No. 23, Old Pye-Street, Westminster, Middlesex, afterwards of King's Bench-Walk, St. George's, Southwark, then of No. 1, Green-Street, Friar-Street, St. George's, Southwark aforesaid, and late of No. 5, Pontypool-Place, Webber-Street, Blackfriar's-Road, all in Surray, Horse-Slaughterman, occasionally dealing in Horses Surrey, Horse-Slaughterman, occasionally dealing in Horses for the purpose of Slaughtering, wife dealing in Dogs' and Cats'-Meat.

Cats'-Meat.

Grantham, John, formerly of No. 4, Middlesex-Buildings, Hackney-Road, Middlesex. Cabinet-Maker and Dealer in Household-Furniture, afterwards of No. 1, Wellington-Place, Southampton-Street, Camberwell, then of No. 2, Wellington-Place, Southampton-Street, Camberwell aforesaid, Cabinet-Maker and Dealer in Household-Furniture, and Lodging-House-Keeper, and late of No. 7, Villa-Row, Southampton-Street, Camberwell aforesaid, all in Surrey, Cabinet-Maker and Dealer in Household Furniture.

Cabnet-Maker and Dealer in Household Furniture.

Batchelor, John, formerly of Buckingham, in the County of Buckingham, Baker, then of Edgeware, Middlesex, Jgurneyman Baker, and late of No. 140, Great Saffron-Hill, Hatton-Garden, Ely-Rents, Holborn, Middlesex aforesaid, Baker, and of Jewin-Street, Cripplegate without, in the City

of London, linker. Wescombs, Thomas, formerly of the Broadway, Hammersmith, and late of Bridge-Road, Hammersmith, both in

Middlesex, Plumber, Painter and Glazier.

Croft, Joseph, formerly of Brownhill, in the Parish of Batley, and late of Hechmondwicke, in the Parish of Birstall, both near Leeds, Yorkshire, Clothier and Scribling-Miller, trading alone, and also in Copartnership and trading with Henry Keighley, Henry Bean, Ann Bean, George Birkhead, Sarah Birkhead, and John Burnley, at Dex Mill, Heckmondwicke aforesaid, under the firm and style of Dex, Croft and Burnley, as Scribling-Millers.

TAKE NOTICE,

- 1. If any Creditor intends, to oppose a Prisoner's discharge, notice of such intention must be given, by entry thereof in the proper page and column of the book kept for that, purpose at the Office of the Court, between the hours of Ten in the Forencon and Four in the Afternoon, three clear days before the day of hearing above mensigned, exclusive of Sunday, and exclusive both of the day of entering such notice and of the said day of hearing; but in the case of a Prisoner, for the removal of whom for hearing in the country an order has been obtained, but not carried into effect by the Creditors, notice of opposition will be sufficient if given one clear day before the day of hearing.
 - N.B. Entrance to the Office in Portugal-Street.
- 2. The petition and schedule, and all books, papers, and writings filed therewith, will be pre-duced by the proper Officer for inspection and examination, on Mondays, Wednesdays, and Friday's until the last day for entering opposition inclusive; and copies of the petition and schedule, or such part thereof as shall be required, will be pro-

vided by the proper Officer, according to the Act. Geo. 4, c. 57, sec. 76.

- 3. Notice to produce at the hearing any books or papers filed with the schedule, must be given to the Officer having the custody thereof, within the hours above mentioned on any day previous to the day of hearing.
- Opposition at the hearing can only be made by the Creditor in person, or by Counsel appearing for him.

NOTICE is hereby given, that a meeting of the Creditors of Stan Griffith (sued by the name of Evan Griffiths), formerly of the Town of Bridgend, and late of the Town of Neath, both in the County of Glamorgan, Attorney at Law and Farmer, an Insolvent Debtor, will be held at the Office of Mr. Henry Morgan, Solicitor, situate at Cardiff, in the said County of Glamorgan, on the 3d day of May next, at the bour of Twelve o'Clock at Noon, for the purpose of nominat-ing an Assignee or Assignees of the estate and effects of the said Insolvent.

THE Creditors of Charles Anderson, late of Whitby, in the County of York, Cooper, Painter, and Dealer in Marine Stores, an Insolvent Debtor, who was lately discharged out of His Majesty's Gaol of York Castle, in the County of York, are requested to meet the Assignees of the estate and effects of the said Insolvent, at the Office of Thomas Appleby, Solicitor, in Whithy aforesaid, on Tuesday the 1st day of May next, at Eleven of the Clock in the Forenoon, to approve and direct in what manner, and at what place, the remainder of the freehold estates of the said Insolvent shall be sold by public auction.

TAKE notice, that a meeting of the Creditors of James Wales, of No. 45, Pennyfields, Poplar, Tin-Plate-Worker, an Insolvent Debtor, lately discharged from the Debtors' Prison for London and Middlesex, in the City of London, is appointed to be holden on the 2d day of May next, at the hour of One-o'Clock precisely, at the Office of Mr. Henry Jessopp, situate No. 6, Furnival's-Inn, Holborn, for the purpose of assenting to or dissenting from the Assignees of the said Insolvent's estate accepting a composition on the debt due to the said Insolvent's estate from a certain person, to be repeated at the said. solvent's estate from a certain person, to be named at the said meeting.-Dated this 17th day of April 1832.

THE Creditors of James Moore, formerly of Thorne, near Doncaster, in the West Riding of the County of York, Milley, and late of No. 126, Whitechapel, Liverpool, in the County of Lancaster, in no business, an Insolvent Debtor, lately discharged from the Prison of Lancaster Castle, are requested to meet at the Office of Mr. Thomas Robinson, Solicitor, Saddle-Inn-Court, in Leeds, in the said County of York, ou Saturday the 5th day of May next, at Twelve o'Clock at Noon, in order to choose, nominate, and appoint a Creditor or Creditors of the said Insolvent to be Assignee or Assignees of the said Insolvent's estate and effects. Insolvent's estate and effects.

THE Creditors of Henry Huson, formerly of No. 72, Black-man Street, Southwark, Surrey, and during part of the same time of No. 95, Melton-Street, Saint Luke's, Middlesex, Dealer in Flour and Baker, and late of No. 10, Great Suffolk-Street, Southwark, Surrey, out of business, an Insolvent Debtor, who was discharged from the Gaol of the King's-Beuch, in the County of Surrey, are requested to meet at Mr. John Nash's, the Star, Blackman-Street, Southwark, Surrey, on Friday the 27th day of April instant, at Twelve o'Clock at Noon of the same day precisely, for the purpose of choosing an Assignce or Assignees of the said Insolvent's estate-

THE Creditors of John Brown, formerly of Henry-Street, afterwards of Saint George's-Road, afterwards of Slinde-Hill, afterwards of Lamb-Lane, near Newton-Heath, and late of Port-Street, Manchester, in the County of Lancaster, Plumber, Glazier, Painter, Manufacturing Chymist, and Colour-Manu-facturer, and late of No. 55, Oldham-Street, Manchester aforesaid, in no business, an Insolvent Debtor, who was discharged from the Gaol of Lancaster Castle, in the County of Lancaster, are requested to meet at the Office of Mr. Marmaduke Foster, Basnett-Street, Liverpool, in the said County, Attorney at Law, on Wednesday the 2d day of May 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.

WHEREAS the Assignce of the estate and effects of Theodore Matthew Sheffield, late of No. 101, Bishopsgate-Street without, in the City of London, Poulterer, an Insolvent Debtor, lately a prisoner in the Debtors' Prison for London and Middlesex, has caused his account of the said estate and effects, duly sworn to, to be filled in the Court for Relief of Insolvent Debtors; the Creditors of the said Insolvent are requested to meet the Assignce at the Office of Mr. James Dougan, No. 7, Symond's-Inn, Chancery-Lane, Middlesex, on the 21st day of May next, at One of the Clock in the Afternoon precisely, when and where the Assignee will declare the amount of the balance in his hands, and proceed to make a Dividend with the same amongst the Creditors whose debts are admitted in the schedule sworn to by the Insolvent, in proportion to the amount thereof, subject to such correction of the rights to receive dividends as may be made according to the Statute.—If any person has a demand which is stated in the schedule but is disputed therein, either in whole or in part; or if the said Insolvent, the said Assignee, or any Creditor, objects to any debt mentioned therein, such claims and objections must be brought forward at the said meeting, in order that proceedings may be had for the examination and decision of the same according to the Statute.

WHEREAS the Assignee of the estate and effects of Joseph Wharton; formerly of Swindell's House, Pollard-Street, and No. 116, Deansgate, next of No. 4; Boond-Street, Pollard-Street aforesaid, and No. 116, Deansgate aforesaid, then of Nos. 96 and 116, Deansgate aforesaid, Civil Engineer and Iron-Founder, and late of No. 96, Deansgate aforesaid, all in Manchester, Lancashire, out of business, an Insolvent Debtor, lately a prisoner in the Fleet Prison, has caused his account of the said estate and effects, duly sworn to, to be filed in the Court for Relief of Insolvent Debtors; the Creditors of the said Insolvent are requested to meet the Assignee at the Office of Mr. Makinson, Solicitor, in Market-Street, in Manchester aforesaid, on the 19th day of May next, at Eleven in the Forenoon precisely, when and where the Assignee will declare the amount of the balance in his hands, and proceed to make a Dividend with the same amongst the Creditors whose debts are admitted in the schedule sworn to by the Insolvent, in proportion to the amount thereof, subject to such correction of the rights to receive dividends as may be made according to the Statute.—If any person has a demand which is stated in the schedule, but is disputed therein, either in whole or in part; or if the said Insolvent, the said Assignee, or any Creditor, objects to any debt mentioned therein, such claims and objections must be brought forward at the said meeting, in order that proceedings may be had for the examination and decision of the same according to the Statute.

Insolvent Debtor .- Dividend.

WHEREAS the Assignee of the estate and effects of William Davis, late of Bristol, Cabinet-Maker and Upholsterer, an Insolvent Debtor, lately a prisoner in Whitecross-Street Prison, in the City of London, has caused an account of the said estate and effects, duly sworn to, to be filed in the Court,

. ; ;

for Relief of Insolvent Debtors; the Creditors of the said Insolvent are requested to meet the Assignee at the Olice of Mr. R. Waithman, No. 72, Pasinghall Street, on Monday the 28th day of May next, at Eleven of the Clock in the Forenoon precisely, when and where the Assignee will declare the amount of the balance in his hands, and proceed to make a Dividend with the same amongst the Creditors whose debts are admitted in the schedule sworn to by the Insolvent, in proportion to the amount thereof, subject to such correction of the rights to receive Dividends as may be made according to the Statute.—If any person has a demand which is stated in the schedule, but is disputed therein, either in whole or in part; or if the said Insolvent, the said Assignee, or any Creditor objects to any debt mentioned therein, such claims and objections must be brought forward at the said meeting, in order that proceedings may be had for the examination and decision of the same according to the Statute.

Insolvent Debtor .- Dividend.

WHEREAS the Assignee of the estate and effects of Edward Marcon, late of Devonport, Devon, Captain in the Army, an Insolvent Debtor, lately a prisoner in the Gaot of Saint Thomas the Apostle, in the County of Devon, hath caused an account of the said estate and effects, duly sworn to, to be filed in the Court for Relief of Insolvent Debtors; the Creditors of the said Insolvent are requested to meet the Assignee at the Office of Mr. William Chapman, Solicitor, St. Aubyn-Street, Devonport, on the 19th of May next, at Three o'clock in the Afternoon precisely, when and where the Assignee will declare the amount of the balance in his hands, and proceed to make a Further Dividend with the same amongst the Creditors whose debts are admitted in the schedule sworn to by the Insolvent, in proportion to the amount thereof, subject to such correction of the rights to receive dividends as may be made according to the Statute.—If any person has a demand which is stated in the schedule, but is disputed therein, either in whole or in part; or if the said Insolvent, the said Assignee, or any Creditor, objects to any debt mentioned therein, such claims and objections must be brought forward at the said meeting, in order that proceedings may be had for the examination and decision of the same according to the Statute.

Insolvent Debtor .- Dividend.

WHEREAS the Assignee of the estate and effects of John Turnbull, late of Bellingham, in the County of Northnmberland, Grocer and Draper, an Insolvent Debtor, lately
a prisoner in the Gaol of Morpeth, in the County of Northumberland, has caused his account of the said estate and
effects, duly sworn to, to be filed in the Court for Relief of
Insolvent Debtors; the Creditors of the said Insolvent are requested to meet the Assignee at the Warehouse of Messrs. Wilkinson, Warehousemen, Dean-Street, Newcastle-upon-Tyne,
on the 21st of May next, at Twelve o'Clock at Noon precisely,
when and where the Assignee will declare the amount of
the balance in his hands, and proceed to make a Dividend
with the same amongst the Creditors whose debts are admitted in the schedule sworn to by the Insolvent, in proportion to the amount thereof, subject to such correction of the rights to receive dividends as may be made according to the Statute.—If any person has a demand which is
stated in the schedule, but is disputed therein, either in whole
or in part; or if the said Insolvent, the said Assignee, or any
creditor, objects to any debt mentioned therein, such claims
and objections must be brought forward at the said meeting,
in order that proceedings may be had for the examination and
decision of the same according to the Statute.

[All Letters must be post-paid.]

Printed and Published at the Office, in Cannon-Row, Parliament-Street, by Robert George Clarke.

Price Two Shillings and Nine Pence.