

Published by Authority.

FRIDAY, APRIL 25, 1834.

At the Court at St. James's, April 23, 1834.

CEREMONIAL of the Investiture of Lieutenant-General Sir Herbert Taylor, G.C.H. with the Ensigns of a Knight Grand Cross of the Most Honourable Military Order of the Bath; and of Major-General Sir John Alexander Wallace with the Ensigns of a Knight Commander of the said Most Honourable Military Order.

HE following Knights Grand Crosses, in their mantles and collars of the Order, assembled at St. James's-Palace, viz. His Royal Highness the Duke of Cumberland; His Royal Highness the Duke of Gloucester; Lord De Saumarez; Lord Howden; the Duke of Wellington; Lord Viscount Beresford; Lord Lynedoch; Lord Hill; Lord Cowley; the Hon. Sir Edward Paget; Sir John Doyle, Bart.; the Right Hon. Sir William Keppel; the Honourable Sir Charles Colville; the Right Honourable Sir James Kempt; Sir George Townsend Walker; Sir Thomas Hislop, Bart.; Lord Heytes-bury; Lord Howard of Effingham; the Earl of Rosslyn; the Duke of Gordon; Lord Farnborough; Sir George Martin; Sir Harry Neale, Bart.; Sir Henry Fane; Sir James Hawkins Whitshed; Sir Philip Charles Henderson Durham; the Right Honourable Sir John Byng; the Honourable Sir Robert Stopford; Sir Ronald Craufurd Ferguson; the Honourable Sir William Lumley; Sir James Willoughby Gordon, Bart.; Sir Thomas Masterman Hardy, Bart.; Lord Viscount Palmerston; Sir Pulteney Malcolm; Sir George Anson; and Sir Thomas Dallas; attended by Walter Aston Blount, Esq. the Genealogist; Algernon Greville, Esq. Bath King of Arms; Sir William Woods, (Charenceux King of Arms), Deputy Register and Secretary of the Order; and George Frederick Beltz, Esq. (Lancaster Herald), Gentleman Usher of the Order.

At two o'clock the Knights Grand Crosses were called over, and, with the Officers of the Order, proceeded into the presence of the Sovereign in the Throne-room, with the usual reverrences.

Then, by His Majesty's command, Lieutenant-General Sir Herbert Taylor was introduced into the Royal Presence, between the two Junior Knights

velvet cushion, and by the Gentleman Usher of the Order.

His Royal Highness the Duke of Cumberland having thereupon received from Bath King of Arms the ribband and badge, presented them to the Sovereign, and Sir Herbert Taylor, kneeling, His Majesty was graciously pleased to put the same over the Lieutenant General's right shoulder; Sir Herbert Taylor, rising, had the honour to kiss the Sovereign's hand, and, having received from His Majesty the star of the Order, withdrew.

Then, by command of the Sovereign, Major-General Sir John Alexander Wallace was conducted, with the usual reverences, to His Majesty, pre-ceded by Sir William Woods (the Officer of Arms attendant upon the Knights Commanders), bearing upon a crimson velvet cushion, the star, ribband,

and badge of the second class of the Order.

The sword of state being thereupon delivered to His Majesty by His Royal Highness the Duke of Cumberland, Sir John Alexander Wallace, kneeling, was knighted therewith, after which he had the honour to kiss His Majesty's hand.

Then the Officer of Arms, on his knee, presenting to the Sovereign the ribband and badge of a Knight Commander, the King was pleased to invest Sir John Alexander Wallace with the same.

The Major-General having again had the honour to kiss the Sovereign's hand, and having received from His Majesty the star of a Knight Commander, retired.

The Knights Grand Crosses were then again called over, and, with the Officers of the Order, withdrew from the presence of the Sovereign, with the usual reverencés.

T the Council-Chamber, Whitehall, the 17th A day of April 1834,

By a Committee of the Lords of His Majesty's Most Honourable Privy Council:

THEREAS the Commissioners appointed by His Majesty under the authority of an Act, passed in the third and fourth year of His present Majesty's reign, intituled "An Act for the abolition Grand Crosses present, preceded by Bath King of Arms, bearing the ribband, badge, and star of a Knight Grand Cross of the Order, upon a crimson "and for compensating the persons hitherto entitled"

to the services of such slaves;" have transmitted to the Lord President of the Council certain general rules framed by the said Commissioners, under the 47th and 55th clauses of the said Act; and whereas the said rules have been laid by the Lord President of the Conneil before His Majesty in Council, who has been pleased to refer the same to this Committee:

It is, thereupon, ordered by their Lordships, in pursuance of the provisions of the said Act, that the said rules (which are hereunto annexed) be published three times in the London Gazette:

And their Lordships are pleased to order and declare, and it is hereby ordered and declared, that all persons interested in or affected by such general rules may, within six months from this date, appeal against any such rules to His Majesty in Council.

Wm. L. Bathurst.

Office of Commissioners of Compensation, March 31, 1834.

GENERAL RULES under the 47th and 55th Clauses of the Act, 3d and 4th Will. 4, c. 73.

WHEREAS by an Act, of the 3d and 4th Will. 4, c. 73, intituled "An Act for the abolition of slavery throughout the British colonies; for promoting " the industry of the manumitted slaves; and for " compensating the persons hitherto entitled to the services of such slaves;" the Commissioners to be appointed thereby for apportioning and distributing the compensation provided by the said Act, are authorised and required by the 47th clause to institute certain enquiries for the purpose of regulating the apportionment within the several colonies of that part of the general compensation fund which shall be assigned to each of the said colonies; and the said Commissioners are especially directed to have regard to the relative value of prædial slaves and of unattached slaves in every such colony, and to distinguish such slaves, whether prædial or unattached, into distinct classes; and, with all practicable precision, to ascertain and fix the average value of slave in each of the said classes:

And whereas we the undersigned, Commissioners appointed by His Majesty under the authority of the said Act for enquiring into and deciding upon the elaims to compensation which may be preferred under the said Act, after making the enquiries thereby directed, have ordered a return of the number of slaves and estimated value thereof in each of the said colonies to be made, according to the classes and in the form hereunto annexed, marked (A)

And whereas the said Commissioners are further required by the said 47th elause, to draw up and frame all such general rules, regard being had to the laws and usages in force in each colony respectively, as to them may seem best adapted for securing the just and equitable distribution of the said funds amongst or for the benefit of the several persons entitled thereto, and for the protection of such funds, and for the appointment and indemnification of trustees; now, therefore, we, the undersigned Commissioners, have, in obedience to such directions, drawn up and framed the following

RULES:

possession as owner or owners of any slave or slaves, and shall appear as such by the latest returns made in the office of the Registrar of Slaves under the Registry Acts in the respective colonies, shall be deemed prima facie the rightful owner or owners thereof respectively, and prima facie entitled to the compensation monies to be awarded in respect thereof.

2. That in respect to all persons who, as owners or creditors, legatees or annuitants, may have any joint or common interest in any slave or slaves, or may be entitled to or interested in any slave or slaves, either in possession, remainder, reversion, or expectancy, the compensation monies to be awarded in respect of such slave or slaves shall be deemed to be of the same nature, and impressed with the same character for all purposes whatsoever, so far as the same can be so taken and applied, as the slave or slaves in respect of whom such monies shall be allotted, and shall be subject to the same rules of distribution, and to the same charges and liabilities; as the same slave or slaves respectively would have been subject to according to the several estates and interests of the parties entitled thereto, and agreeably to the law and usage of the particular colony in which such slave or slaves may be registered or settled.

3. That the compensation monies to be awarded in respect of any slave or slaves, subject to any trusts or powers whatsoever, shall be subject to the same trusts or powers in all respects as the same

slave or slaves were subject to.

- 4. That in cases in which any such compensation monies, or any interest therein, shall belong to or be vested in any married woman, infant, lunatic, or person of insanc or unsound mind, or person beyond the seas, or labouring under any other legal or natural disability or incapacity, for the protection of whose rights and interests it may be necessary to make provision, and in all other cases in which it may appear to be necessary for protecting any estates or interests, and securing the due application of the compensation monies to be awarded in respect thereof, the Commissioners shall direct the appointment of Trustees to be nominated on behalf of the parties interested, and to be approved by the Commissioners, and shall cause the necessary deeds to be prepared for declaring the rights and interests of the parties and the trusts and limitations in pursuance thereof, together with all necessary provisions for the indemnity of the Trustees; and shall direct the compensation monies to be invested in the public funds in the names of such Trustees, for the benefit of the parties entitled thereto, in pursuance of such trusts and according to such respective rights and inter-
- 5. That in case of the death of any person entitled to such compensation monies who may die intestate before the award of such compensation, the succession to such monies shall be the same as the succession to the slave or slaves in respect of whom the compensation shall be allotted, according to the law of the particular colony in which such slave or slaves were registered or settled.

6. That the apportionment of the compensation monies amongst the persons seized of or entitled to, or having any mortgage, charge, incumbrance, judg-1. That the party or parties who shall be in ment, or lien upon, or any claim to, or right or interest in, any slave or slaves to be manumitted by the said Act; at the time of such their manumission, shall be made according to the priority which such mortgage, charge, incumbrance, judgment, or lien, claim, right, or interest, may respectively have in or upon such slave or slaves according to the laws and usages in force in the particular colony in which such slave or slaves may be registered or settled.

7. That in all cases in which the slave or slaves in respect of whom compensation is claimed shall be the subject of any suit in any court of law or equity in the United Kingdom, and to the Commissioners it shall seem meet the compensation awarded to be paid in respect of such slave or slaves, shall, under the direction of the said court, be paid into the said court, to be subject to the orders, directions, and decrees of the court in which such suit may be depending; and in cases in which such slave or slaves shall be the subject of any suit in any court of law or equity in the colony of Jamaica, and to the Commissioners it shall seem meet the compensation in respect of such slave or slaves shall be paid, under the direction of the said court, to the Receiver-General of the said island, to be subject to the decrees, orders, and directions of the said court in which the

suit may be depending

And in all cases in which such slave or slaves shall be the subject of any suit in any court of law of equity in any other colony than Jamaica, and to the said Commissioners it shall seem meet the compensation monies awarded in respect of such slave or slaves shall be paid into the Bank of England, in the name and with the priority of the Accountant-General of the Court of Exchequer, to be placed to his account there, exparte the persons named in the award and therein specified as the plaintiffs and defendants in the said suit, pursuant to the method prescribed by an Act, made in the first year of the reign of King George the Fourth, intituled, "An Act for the better securing the monies and effects paid into the Court of Exchequer, at Westminster, on account of the suitors of the said Court, and for other purposess;" and the general orders of the said court, and without fee or reward; and the said monies when so paid in, shall, by petition in a summary way, be invested by the said Accountant General in his name, exparte the said account, in the purchase of £3. per Centum Consolidated Bank Annuities, and the dividends thereon, and also the dividends on all future investments, as they arise and become due, shall be invested by the said Accountant-General in his name, in like manner, so that the same may accumulate for the benefit of the parties entitled thereto; and the said compensation monies so invested as aforesaid, and the said accumulations, shall be paid and transferred under the directions of the said Court of Exchequer, to be signified by an order made upon a petition to be preferred in a summary way to the person or persons to whom the same shall be directed to be paid or transferred by the decree, order, or judgment of the court in the colony, made in the said suit there depending, or any court of appeal; and a copy of such decree, order, or judgment of the court in the colony, or court of appeal, signed by the proper officer of such court, shall be sufficient evidence of such decree, order, or judgment to the said Court of Exchequer.

And whereas by the 55th clause of the said Act the said Commissioners are required to frame and publish general rules, to be confirmed, allowed, and enrolled, as thereby directed, prescribing the form and manner of proceeding to be observed by any claimant or claimants preferring their claims under the said Act, upon the prosecution of such claims, and in making any opposition to the same, and for the conduct of the proceedings under the said Commission. We, therefore, the undersigned Commissioners, in obedience to the directions of the said 55th clause, have drawn up and framed, in so far as relates to all the colonies or possessions mentioned and enumerated in the said Act, except the Cape of Good Hope and Mauritius, the following

RULES:

1. That all persons in possession of and claiming compensation for any slave or slaves to be manumitted under the said Act, shall prefer their claims before the Assistant Commissioners in the respective colonies in which the said slave or slaves may be registered or settled, within three months after the first day of August one thousand eight hundred and thirty-four, in the form hereunto annexed, marked (B).

2. That every such claim shall be accompanied by a certificate signed by the Registrar of Slaves of the colony in which such claim shall be made, that the number of slaves mentioned in such claim (except any increase by birth since the last registry, as mentioned at the foot of such claim), are duly registered, together with the name or names of the person or persons by whom such slave or slaves have been registered.

And in case the property in any slave or slaves shall have been changed, between the last registration and the first day of August one thousand eight hundred and thirty-four, the claimant must briefly state his title from the person in whose name the slaves were last registered.

3. That the said Assistant Commissioners shall from time to time, with all convenient speed, after receipt thereof, make out complete lists of all such claims according to the form following, that is to say:

Name and Description of Claimant, or person in Plantation, or other possession of the Slaves. Domicile of Slaves.

and shall cause the same to be published in the different newspapers of the said colony, or shall make the sanie known in such manner as to them shall seem most effectual for giving notice of the subject of such claim to all parties interested therein, in all parts of the said colony.

in all parts of the said colony.

4. That such claims for compensation be made to the Assistant Commissioners, in the respective colonies, in duplicate, and that one part be transmitted by them to the Commissioners in London, and filed in their office, and the other kept and filed in the office of the Assistant Commissioners.

5. That any person having, or claiming to have, any right, title, or interest in or to any mortgage, judgment, charge, incumbrance, or lien upon any slave or slaves included in such claims, or any right, title, or interest thereto, under or by virtue of any deed, will, testamentary instrument, or conveyance whatsoever, or in any other manner whatsoever, and claiming to receive the compensation for such slave or slaves, or any of them, in opposition to the original claimant, shall prefer a counter claim before the Assistant Commissioners in the respective colonies on or before the first day of February one thousand eight hundred and thirty-five, or in London, before the Commissioners on or before the first day of April one thousand eight hundred and thirty-five : provided always, that in case no original claim shall have been filed within the time limited by the first rule for that purpose, any person claiming a right to receive the compensation as above-mentioned, or any part thereof, may prefer his claim thereto instead of a counter claim, and such a claim shall be deemed and taken and be made in the same form, and subject to the same rules of proceeding in all respects as a counter claim, and with the same liberty of replying thereto as hereinafter directed, as if an original claim had been preferred.

6. That in cases in which no counter claim shall have been preferred in the colonies on or before the first day of February one thousand eight hundred and thirty-five, the Assistant Commissioners within their respective colonies, shall report the amount of compensation which may appear to them to be due upon each of the several claims, on application of the parties, or their agents, and transmit forthwith copies or lists of such several reports to the Commissioners in London; and in cases in which no counter claim shall have been preferred before the Commissioners in London, on or before the first day of April one thousand eight hundred and thirty-five, the Commissioners may proceed to award the compensation according to the several claims upon the application of the parties or their agents.

7. That in all cases in which a counter claim for the whole or any part of the compensation shall be preferred, such counter claim shall set forth the estate or interest, right or title, intended to be insisted on, and the dates, parties, and legal effect of the deeds or other instruments under which the counter claim is made, with the date of registration in the proper office in the colony; and in all cases of mortgage, judgment, charge, incumbrance, or lien, such counter claim shall also set forth for what sum the same was granted or recovered, what payments (if any) have been made thereon, and the dates of such payments, and what remains due thereon, whether the same is the prior lien or otherwise, on the property included therein, and also the legal effect of such securities upon slaves, according to the law and usage of the particular colony in which such slaves have been registered or settled; and that in addition thereto, the substance of such counter claim be embodied and arranged in the tabular form hereunto annexed, marked (C). $_{_{\rm I}}$

8. That upon such counter claim being filed within the limited periods aforesaid, notice thereof be forthwith given by the party making the same to the party against whom it is made, or his agent, and a copy thereof be furnished to such party or his

agent on application at the office of the Commissioners, or of the Assistant-Commissioners, in the colony.

9. That within three months after such counter claim has been filed, and such notice given, the original claimant may file a replication to the said counter claim before the Assistant Commissioners, or the Commissioners in London, and give notice forthwith of such replication to the counter claimant, or his agent, and a copy thereof be furnished to such counter claimant, or his agent, on application at the office of the Commissioners in London, or of the Assistant Commissioners in the colony.

10. That in case no replication be filed within the time aforesaid, the Commissioners may, on proof of notice of the counter claim having been served on the original claimant, or his agent, proceed to consider the claim and counter claim, and give such further directions and make such award as to them shall seem fit in respect to the compensation to be paid thereon.

11. That in case a replication shall be filed within the time aforesaid, the Commissioners may, either
upon application of the parties interested, or their
agent for such purpose, or if to the Commissioners
it shall seem fit, direct proof to be adduced in support of such claim, counter claim, or replication, by
the production of deeds or other documents, or by
interrogatories on oath or affirmation, to be drawn
and exhibited to the parties or witnesses, or by affidavits, or by viva voce examination of witnesses, as
the case may require.

12. That on such proof as aforesaid being made the Commissioners shall, on the application of any of the parties interested, or their agents, cause a notice to issue to all the claimants and counter claimants in such proceedings named, that the said Commissioners will on a day in such notice to be named, proceed to make their adjudication and award; copies of such notice to be served by the party applying for the same on all such claimants and counter claimants, or their agents.

13. That with the consent of the several parties, the Assistant Commissioners in their respective colonies be authorised to consider and proceed according to the several rules hereinbefore stated, to ascertain and report the amount of compensation appearing to be due to any of the litigant parties, in cases of contested claims, and transmit forthwith lists or copies of their proceedings and reports to the Commissioners.

14. That the Commissioners shall upon such proceedings and reports being received from the Assistant Commissioners, proceed to the adjudication and award of the compensation which shall appear to be due according to such lists, reports, and proceedings.

15. That all persons claiming to act on behalf of any party interested in the said compensation monies shall lodge with the Commissioners, or Assistant Commissioners, as the case may be, a power of attorney, or other authority, under the hand of the party or parties so interested, to be registered in the proceedings of the said Commissioners, or Assistant Commissioners, and no other than the person or persons named in such power of attorney or authority shall be entitled to act in that behalf so long as such power shall continue in force.

(A.)

Name of Estate, or		•	. (Name of	Colony.)		,	15	No.
Domicile of Slaves.	Ki	ETURN of thereof, in e on the 1st d	ach Cla	iss, in pos		and e	stimated		.=
			тотаі	L NUMBER	OF SLAVES	•	`		
Divisions.	No.	,	CL	ASSES.		Male.	Female.	Number.	Value in Stirling
Prædial attached.	1 2 3 4 5	Tradesmei Inferior tr Field labo	adesmer urers	urers	•••••				
Prædial unattached	1 2 3 4 5	Tradesme	n	ourers					-
Non prædial	1 2 3 4 5 6	Inferior to Head peo ping, o Inferior p Head don	radesmer ple emp or other eople of nestic se	avocations the same rvants	harf, ship- \				
Children under six Aged, diseased, or We the undersig named colony, do, just, true, and acc	ned, on curate	wise non-eff being two o our oaths, d classification	f the Valeclare, n and v	aluers appo after due valuation o	ointed to cla examination f the slaves	ssify a and e therei	nquiry, n ment	that the	above return is
August 1834, according Dated this		to the best of	our K.	1834.	mormation,	, anu u	ener.		
Sworn this obefore me,	lay of		183	·}	•	(Sigt	red)		
	٠		. •	(B	•)				
Name of Estate, of Domicile of Slaves	or ?	orm of Clain	•	e Compense ame of Co	ition to be au plony.)	arded	``{	No.	omber as return
The claim of A (by C. D. his atto the said A. B. on scribed in the return	rney, the Is	as the case t day of Au	may be		compensation egistered (ex f		sla as under	ves, in t	in fee, &c.), [a he possession c led), [b] and de
Owner in f	ee,	ich the clain	Trus	stee,	•		nmittee,		-

Guardian,

Sequestrator,

years,

Mortgagee,

Administrator,

or otherwise.

[[]b] In case any children shall have been born between the last registration and the 1st August 1834, and included in the return, their names, ages, and names of mothers to be stated at foot of the claim. And in case the property in any slave or slaves shall have been changed between the last registration and the 1st August 1834, the claimant must briefly state his title from the person in whose name the slaves were last registered.

(C.)

Form of Counter Claim:

Name of Estate, or Domicile of Slaves.

(Name of Colony.)

No. as claim or return.) . (same.

The counter claim of A. B. of , (by C. D. his attorn of certain slaves registered in the said colony, and in the possession of in the return thereof.—Dated the day of 18. , (by C. D. his attorney, as the case may be), in respect in the possession of , and described day of

(Particulars of counter claim.)

Schedule to Counter Claim:

Name of Estate, or

(Name of Colony.)

(same

Name and Address of Party preferring Counter Claim.	Description of Estate, Right, Title, or Interest of Counter Claimant, with reference to Pocuments in support thereof.	Amountdue on Mort- gage, Judgment, or other Lien or Incum- brance, in Sterling Money.	Description of Slaves being the object of Counter Claim.	Estimated Value of Slaves in Sterling, comprised in Coun- ter Claim.
			Prædial attached. 1 Head people 2 Tradesmen 3 Inferior tradesmen 4 Field labourers 5 Inferior field labourers	
			Prædial unattached. 1 Head people 2 Tradesmen 3 Inferior tradesmen 4 Field labourers 5 Inferior field labourers Non-prædial.	
· ·	·		1 Head tradesmen 2 Inferior tradesmen 3 Head people employed on wharfs, shipping, or other avocations 4 Inferior people, of	
•			the same descrip- tion	
			Children under six years of age on the list day of August 1834	

(Signed)

- (L. S.)
- JAMES LEWIS.
 JOHN GEORGE SHAW LEFEVRE.
 SAMUEL DUCKWORTH.
 THOMAS AMYOT.
 HENRY FREDERICK STEPHENSON.
 HASTINGS ELWIN.

War-Office, 25th April 1834;

9th Regiment of Light Dragoons, Lieutenant Frederick Willis to be Captain, by purchase, vice Pringle, who retires. Dated 25th April 1834.

Cornet Thomas Porter to be Lieutenant, hy purchase, vice Willis. Dated 25th April 1834.

Ensign Andrew Spottiswoode, from the 14th Foot, to be Cornet, by purchase, vice Porter. Dated. 25th April 1834.

1st or Grenadier Regiment of Foot Guards, Lieutenant-Colonel Arthur Lord Templemore, from half-pay Unattached, to be Captain and Lieutenant-Colonel, who exchanges. Dated 25th April 1834.

20th Regiment of Foot, Ensign George Hutchinson to be Lieutenant, without purchase, vice Cates, deceased. Dated 25th April 1834.

Ensign Charles Upton Tripp, from half-pay 12th Foot, to be Ensign, wice Hutchinson. Dated 25th April 1834.

40th Foot, Henry Fancourt Valiant, Gent. to be Ensign, by purchase, vice Balfour, who tetires. Dated 25th April 1834.

44th Foot, Captain Arthur Horne; from the A7th Foot, to be Captain, vice Burslem, appointed to the 94th Foot. Dated: 25th, April 1834.

47th Foot, Lieutenant William O'Grady Haly to be Captain, by purchase, vice Pennycuick, promoted. Dated 25th April 1834.

Captain Charles Frederick Burrell Jones, from halfpay Unattached, to be Captain, paying the difference, vice Horne, appointed to the 44th Foot. Dated 26th April 1834.

Ensign William Charles Caldwell to be Lieutenant, by purchase, vice Haly. Dated 25th April 1834. Gentleman Cadet Desaguiliers West, from the Royal Military College, to be Ensign, by purchase, vice Caldwell. Dated 25th April 1834.

94th Foot, Captain George James Burslem, from the 44th Foot, to be Captain, vice Jacob Meek, who retires upon half-pay Unattached, receiving the difference. Dated 26th April 1834.

UNATTACHED.

Captain John Pennycuick, from the 47th Foot, to be Major of Infantry, by purchase. Dated 25th April 1834.

MEMORANDOM.

Major Thomas Fortye, of the late 7th Royal Veteran Battalion, has been allowed to retire from the service, by the sale of an Unattached commission, he being about to settle in the colonies. Dated 25th April 1834:

The half-pay of the under mentioned Officer has been cancelled from the 1st instant, inclusive, he having accepted a commuted allowance for his commission:

Adjutant William Kelliam, half-pay Southern Fen-cible Infantry.

The half-pay of the under-mentioned Officer has been cancelled from the 8th instant, inclusive, he having accepted a commuted allowance for his commission:

Lieutenant Edward Davenport, half-pay 89th Foot.

The half-pay of the under-mentioned Officer has been cancelled from the 1st January 1834, inclusive, he having accepted a commuted allowance for his commission:

Ensign Angus de Fountain, half-pay Unattached.

The half-pay of the under-mentioned Officers has been cancelled from the 25th instant, inclusive, they having accepted commuted allowances for their commissions:

Lieutenant William Spencer, half-pay 20th Foot. Lieutenant Edward Francis Dayrell, half-pay Un-

Lieutenant Dugald Macfarlan, half-pay 68th Foot. Lieutenant Richard Louquet Orlebar, half-pay Royal Staff Corps.

Lieutenant James Booth, half-pay 8th Garrison Bat-

Lieutenant Francis Baynes, half-pay 1st Foot. Cornet William Kelly, half-pay 7th Dragoon Guards.

Commission signed by the Lord Lieutenant of the Tower Hamlets.

William Beetham (and not William Beethom, as inserted in the Gazette of Tuesday last), Esq. to be Deputy Lieutenant.

Whitehall, April 12, 1834.

The Lord Chancellor has appointed William Nichols Marey, of Bewdley, in the county of Worcester, Gent. to be a Master Extraordinary in the High Court of Chancery.

Custom-House, London, April 24, 1834.

Commissioners of His Majesty's Treasury, the Commissioners of His Majesty's Customs hereby give notice, for the information of all parties concerned, in order that they may take such steps as they may be advised, that the proceeds of the Spanish brig, Maria Dolores, and of her cargo, which consisted of wine and other articles of merchandise, captured off the coast of Cadiz, in the month of June 1823, by a Columbian privateer, called the Eagle, commanded by Joseph Mogridge, and which brig and cargo afterwards drifted into Carlisle-bay, in the island of Barbadoes, and were there sold, under the directions of the Governor of the said island, for want of legal claim, are deposited in the hands of the Receiver General of His Majesty's Customs, in the city of London.

C. A. Scovell, Secretary.

MONTHLY RETURN.

AN ACCOUNT shewing the Quantities of Corn, Grain, Meal, and Flour, Imported into the United Kingdom in the Month ended 5th April 1834, the Quantities upon which Duties have been paid for Home Consumption during the same Month, and the Quantities remaining in Warehouse at the close thereof.

<u></u>	<u>`</u>								
	Quantities Impor	ted into the Unite th ended 5th April	d Kingdom in the 1834.	Quantities char tion in the Uni 5th April 1834.	rged with Duty for ted Kingdom in t	Home Consump- he Month ended		ining in Warehou om on the 5th Apr	se in the United
Species of Corn, Grain, Meal, and Flour.		The produce of, and imported from, British Pos- sessions out of Europe.	Total.	Foreign 'Coun- tries.	The produce of, and imported from, British Pos- sessions out of Europe.	Total.	Foreign Coun- tries.	The produce of, and imported from, British Pos- sessions out of Europe.	TOTAL.
Wheat Barley Oats Rye Pease Beans Maize or Indian Corn Buck Wheat Beer or Big	2122 3 104 2 	Qrs. Bush. 791 2 0 3 1 4 202 1	Qrs. Bush. 4581 3 2122 3 104 5 7 816 6 202 1	Qrs. Bush0 7 137 0 3 3 12 4 3 4 —	Ors. Bush. 2659 3 0 3 1 4 72 5	Qrs. Bush. 2660 2 3 3 3 3 14 0 3 4 72 5 5	Qrs Bush. 620713 2- 113650 0 224256 3 5716 7 3464 6 39971 0 22 0 33 4		Qrs. Bush. 664579 2 113650 0 224256 3 5716 7 3464 6 39071 0 151 4 33 4
Total of Corn and Grain	7364 7	995 2	8360 1	157 2	2733 7	2891 1	1006927 6	43995 4	1050923 2
Wheat Meal or Flour Barley Meal Oat Meal Rye Meal Indian Meal		Cwt. qrs. lbs. 2185 1 21	Cwt. qrs. lbs, 8509 1 15	Cwt. qrs. lbs. 6 1 12	Cwt. qrs. lbs. 3591 1 8	Cwt. qrs. lbs. 3597 2 20		Cwt. qrs. lbs. 48538 0 4 82 2 11	Cwt. qrs. lbs. 447692 0 13 82 2 11
Total of Meal and Flour	6323 3 22	2185 1 21	8509 1 15	6 1 12	3591 1 8	3597 2 20	399155 3 9	48620 2 15	447776 24

By order of the Commissioners,

C. A. SCOVELL, Secretary.

WEEKLY RETURNS of the Quantities and Price of BRITISH CORN, IMPERIAL Measure, as received from the Inspectors in the following Cities and Towns in ENGLAND and WALES, from which the Prices that govern Importation are calculated, conformably to the Act of the 9th Geo. IV, cap. 60.

19	Received in the Week	W	неат.	!	В	ARLEY.		;	()ATS.		RYE.	В	EANS.	I	PEAS.
149.	ended April 18, 1834.	Quantities.	Price.	Qua	itities.	Pri	ce.	Quant	ities.	Pride.	Quantities.	Price.	Quantities.	Price.	Quantities.	Price.
٠.	MARKETS.	Qrs. Bs.	£. e.	d. Qre	. Bs.	£.	s. d	Qrs.	Bs.	£. s. d.	Qrs. Bs.	£. s. d.	Qrs. Bs.	£. s. d.	Qrs. Bs.	£. e. d.
, B	Loudon Uxbridge Hertford Royston Guildford Chelmsford Colchester Romford Maidstone Canterbury Dartford Chichester Lewes Rye Bedford Windsor Reading Aylesbury Oxford Huntingdon Cambridge Ely Wisheach Ipswich Woodbridge Südbury Hadleigh Stow Market Bury Beccles Bungay Lowestoft Norwich Yarmouth Lynn Thetford	162 4 375 1 88 0 226 7 No 509 0 170 0 391 0 323 3 745 6 137 5 2527 7 983 2 646 2 434 2 542 6 352 3 828 4 130 0 287 0 1107 4 65 6 1291 4	19681 17 1858 15 1741 13 803 10 1110 13 3743 4 1536 3 1074 7 687 7 1578 16 871 5 407 6 921 5 218 2 545 4 Inspector. 1413 18 417 12 971 9 729 1 1767 18 288 2 5733 12 2426 19 1604 18 1028 16 1351 17 846 6 1992 4 304 7 690 7 166 10 2656 17	0 128 6 6 6 7 7 20 14 10 10 16 7 20 14 10 10 16 6 6 6 6 6 6 6 6	8 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	178 852 1793 122 752 1633 274 37 591 29 241 316	12 9 11 8 8 6 11 4 11 10 10 10 10 10 10 10 10 10 10 10 10	63 74 67 84 208 32 35 182 67 151 160 709 246 674 97 10 35 35 35 35 35 35 35 36 37 37 37 37 37 37 37 37 37 37	4 0 0 4 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	22066 4 7 62 14 6 24 7 6 49 3 0 68 10 6 76 12 0 67 4 6 83 10 0 210 7 0 33 16 0 34 5 5 166 15 6 70 16 0 139 13 6	56 0	86 10 0	1204 0 35 4 6 2 2 0 190 4 65 0 29 0 18 0 58 0 24 0 7 4 31 0 26 2 3 0 20 4 61 0 190 0 235 0 291 0 293 3 99 0 78 0 18 0 53 0 122 4 45 0 20 0 10 0 446 0	1815 11 1 59 8 0 10 15 0 3 8 0 272 15 6 91 12 6 43 0 0 26 2 0 84 4 0 34 4 0 13 18 5 48 15 0 21 15 0 40 0 0 5 2 0 32 16 3 102 3 0 280 2 6 368 7 0 432 4 0 481 15 1 152 1 6 10 17 0 23 16 0 77 14 3 176 16 6 63 16 0 29 15 0 722 13 6	374 0	593 5 9

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	ended April 18, 1834.	Quantities.	Price.	Quantities	Price.	Quantities.	Price.	Quantities.	Price.	Quantities.	Price.	Quantities.	Price.	
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AVERAGE PRICE OF BROWN OR MUSCOVADO SUGAR.

Computed from the RETURNS made in the Week ending the 22d day of April 1834,

Is Thirty-one Shillings and One Halfpenny per Hundred Weight,

Exclusive of the Duties of Customs paid or payable thereon on the Importation thereof into-GREAT BRITAIN.

Grocers'-Hall, April 25, 1834.

By Authority of Parliament,

HENRY BICKNELL, Clerk of the Grocers' Company.

Admiralty, Somerset-Place, April 9, 1834.

THE Commissioners for executing the office of Lord High Admiral of the United Kingdom of Great Britain and Ireland, do hereby give notice, that on Tuesday the 6th of May next, at ten o clock in the forenoon, the Captain Superintendent will put up to sale, in His Majesty's Dockyard at Plymouth, several lots of

Old Stores,

Consisting of old Rope, Shakings, Seamings, Canvas, unlayed Yarn, Offal Hemp, old Iron, old Buntin, Leather Casks, repairable Telescopes, &c &c. &c.

all lying in the said Yard.

Persons wishing to view the lots, must apply to the Captain Superintendent for notes of admission for that purpose.

Catalogues and conditions of sale may be had here and at the Yard.

East India-House, April 23, 1834.

THE Court of Directors of the East India.

Company do hereby give notice,

That the rate of exchange at which they will receive cash for bills on Bengal will, from the present date and until further notice, be 2s. (instead of 1s. 14d.) the Sicca rupee; and for bills upon Mádras and Bombay, 1s. 11d. (instead of 1s. 104d.). the Madras and Rombay rupee.

Peter Auber, Secretary.

East India-House, April 23, 1834.

THE Court of Directors of the East India

Company do hereby give notice,

That they are ready, until further notice, to re-commence discounting, at 3 per cent. the amount of principal and interest of the 4 per Cent. Carnatic Stock, which will become payable on the 5th of July next; and also to extend the period previously fixed for discounting the 3 per Cent. Carnatic Stock, payable on the 1st September next, from the 1st of May to such further period as may hereafter be notified.

Peter Auber, Secretary,

East India-House, April 23, 1834.

THE Court of Directors of the East India.

Company do hereby give notice,

That a Quarterly General Court of the said Company will be held at their House, in Leaden-hall-street, on Wednesday the 18th June next, at eleven o'clock in the forenoon, for the purpose déclaring a dividend from Christmas last to Midsummer next:

That the trunsfer-books of the said Company's stock will be shut on Thursday the 5th June next, at three o'clock, and opened again on Tues-

day the 15th July following:

And that the dividend warrants on the said Company's stock, due on the 5th July, will be ready: to be delivered on Monday the 7th July next.

Peter Auber, Secretary.

East India-House, April 23, 1834.

7 VIIE Court of Directors of the East India

Company do hereby give notice.

That thirty-seven thousand four hundred (37,400) Long Ells, being the remaining part of the Company's stock of such goods, will be offered to sale by auction, at their House, in Leadenhall-street, on Friday the 16th of May next, at twelve o'clock precisely; and that catalogues may be had upon appli-cation at the East India-house, together with such: further information as may be required.

Peter Auber, Secretary.

Amicable Society for a Perpetual Assurance-Office, Serjeants'-Inn, Fleet-Street, Lon-

don, April'23, 1834.

NOTICE is hereby given, that it is intended!
(pursuant to votes of two General Courts) to present a petition, under the seal of this Corporation, to His Majesty, to grant a new charter for altering the mode of declaring the annual dividend, and for other purposes; that a draft of the proposed new charter lies at the Office for the inspection of such Members as may be desirous of further information; and that a Special General Court for taking the same into consideration will be held on Tuesday: the 6th day of May next ensuing, at one o'clock: in the afternoon precisely.

Thos. Galloway, Registerr.

United Kingdom Life Assurance Company.

London, April 23, 1834. A GENERAL Meeting of the Shareholders is to be held at the Company's Office, No. 8, Waterloo-place, Pall-mall, on Wednesday the 14th May next, at one o'clock precisely, when the Bill, to enable the Company to sue and be sued in the name of one of its Directors or Secretary, will be submitted

By order of the Directors, J. C. C. Boyd, Secretary.

NOTICE is hereby given, that an account of IV the bounty-money granted for the slaves captured on bourd the Portuguese vessel the Hebe, by His Majesty's schooner the Nimble, on the 13th July 1832, will be forthwith delivered into the Registry of the High Court of Admiralty.

Booth and Pettet, Agents, No. 2, Adelphiterrace.

OTICE is hereby given, that the Partnership between Nathan Evans and William Tilsley, of the Town of Newtown, in the County of Montgomery, Curriers, Leather-Cutters, and Oil-Dealers, is this day dissolved by mutual consent: As witness our hands this 14th day of April 1834.

Nathan Evans. William Tilsley.

NOTICE is hereby given, that the Partnership lately subsisting between us the undersigned, Joseph Dalton, Joseph Burn, and Thomas Redpath, as Earthenware-Manufacturers, at Stepney, in the County of Northumberland, under the firm of Dalton, Burn, and Co. was this day amicably dis-solved, so far as regards the said Thomas Redpath.—Witness our hands this 27th day of March 1834.

Joseph Dalton. Joseph Burn. Thos. Redpath.

OTICE is hereby given, that the Partnership formorly subsisting between Crawford Davison and Charles Robert Simpson, of New Broad-Street, in the City of London, West India Merchants and Commission-Agents, under the firm of Davison and Simpson, has for a considerable time past been dissolved by mutual consent: As witness our hands this 19th day of April 1834. C. Davison.

Charles R. Simpson.

NOTICE is hereby given, that the Partnership between Crawford Davison the elder, Charles Robert Simpson, and Crawford Davison the younger, of New Broad-Street, in the City of London, West India Merchants and Commission-Agents, has been dissolved by mutual consent as and from the 1st day of January last, so far as relates to the said Charles Robert Simpson: all debts due to and from said Copartnership will be received and paid by Messrs. Davison, at the Counting-House, in New Broad-Street aforesaid: As witness our hands the 19th day of April 1834. C. Davison.

Charles R. Simpson. C. Davison, jun.

OTICE is hereby given that the Partnership lately subsisting between William Withers, of the City of Bath, and George Turner, late of the said City, deceased, and carried on at No. 8, Abbey Church-Yard, in the said City, as Hatters, Hosiers, and Glovers, under the firm of W. Withers and Company, was on the 18th day of November last dissolved, in consequence of the death of the said George Turner; all debts due and owing to and by the said Partnership will be received and paid by the said William Withers, who will continue to carry on the business as heretofore.—Dated this 19th day of April 1834.

W. Withers.

Wm. Salter, Isaac Dark, Executors of the late George Turner. OTICE is hereby given, that the Partnership, if any, heretofore existing between us the undersigned, at Manchester, in the County of Lancaster, as Makers of Power-Looms, is dissolved by mutual consent.—Dated this 15th day of April 1834. James Guest. Wm. T. Shallcross.

Frank, of Clark's-Place, Islington, in the County of Middlesex, Drapers, is this day dissolved by mutual consent; all debts owing by or due to us as Partners will be paid and received by the said Isaac Coppen.—Dated 23d April 1834.

Isaac Coppen.

Livett Frank.

TAKE notice, that the Partnership heretofore subsisting between us the undersigned, Joseph Lumb and Goorge Lumb, carrying on business together as Farmers, at Whinmoor, in the Parish of Barwick in Elmet, in the County of York, was this day dissolved by mutual consent; and all debts due to and owing by the said Copartnership will be received and paid by the said George Lumb: As witness our hands this 17th day of April 1834.

Joseph Lumb. George Lumb.

OTICE is hereby given, that the Partnership heretofore subsisting, at the Town of Kingston-upon-Hull, between us the undersigned, as Printers and Publishers, under the firm of the Proprietors of the Hull Advertiser, was this day dissolved by mutual consent, so far as regards John Graggs, John Gresham, Thomas White, William Lawson, Thomas Place, William Hird, Michael Charles Peck, Jöseph Jones, sen. Joseph Jones, jun. George Wilkinson, Thomas Buckton, William Atkin, Thomas Geldard, Thomas Holt, William Scoffin, Joseph Waltham, John Astrop, Thomas Abbey, David Goodwill, Thomas Cowham, Richard Wallis Humphreys, Robert Knox Wilson, William Woolley, George Lawson, John Maw, John Train, George Cade, John Lovitt, Robert Briggs and William Farthing, Assignees of Briggs Carlill.—Dated this 5th day of April 1834.

John Craggs,
Lno Gracham

Jno. Gresham, Thomas White, Willm. Lawson, Thomas Place, Willm. Hird; Michael Charles Peck, --Josh. Jones, sen. Joseph Jones, jun, Geo. Wilkinson, T. Buckton, William Atkin, Thos. Geldard, Thomas Holt, Wm. Scoffin, Joseph Waltham, John Astrop, Thos. Abbey, David Goodwill, Thos. Cowham, Richd. Wallis Humphreys, Robert Knox Wilson, W. Woolley, George Lawson, John Maw, John Train, George Cade, John Lovitt, Rb. Briggs, Wm. Farthing, Assignees of Briggs Carlill.

W. Bettison. W. J. Thompson. Richd. Casson. Will. Kennedy.

OTICE is hereby given, that the Partnership subsisting between John Franks Griffiths and Edward Griffiths, of Shrewsbury, in the County of Salop, Printers, Booksellers, and Stationers, was dissolved on the 14th day of November in the year of our Lord 1832; and that all deby owing to or by the said concern will be received and paid by the said John Franks Griffiths.

John Franks Griffiths.

Edward Griffiths.

OTICE is hereby given, that the Partnership lately subsisting between Sarah Harrison and Benjamin Jones, of Tooley Street, Southwark, Masons, trading under the firm of Harrison and Jones. was this day dissolved by mutual consent; all debts due to and from the said Copartnership to be received and paid by the said Benjamin Jones: As witness our hands this 21st day of April 1834.

Sarah Harrison.

Benjamin Jones.

OTICE is hereby given, that the Partnership subsisting between us the undersigned, William Evans and John Perry, as Surgeons and Apothecaries, at Stourbridge, in the County of Worcester, is this day dissolved by mutual consent; and that all debts due to and owing from the said Partnership will be received and paid by the said William Evans.—
Dated 22d April 1834. Wm. Evans.

John Perry.

OTICE is hereby given, that the Partnership lately sub-sisting between Edward Agar and Thomas Beckwith, at Witham and Rivenhale, in the County of Essex, Carpenters, is this day dissolved by mutual consent.—Dated this 17th day of April 1834.

Edward × Agar.
Mark of

Thos. Beckwith.

NOTICE is hereby given, that the Partnership heretofore existing between us the undersigned, Henry Joseph and Alfred Joseph, of No. 3, Church Street, Spitalfields, in the County of Middlesex, Fur-Dyers, &c. has been this day dissolved by mutual consent; and that all debts owing to or by the said Copartnership will be received and paid by the said Henry Joseph, by whom in future the said business will be continued.—Dated this 9th day of April 1834.

Henry Joseph

Henry Joseph. Alfred Joseph.

NOTICE is hereby given, that the Partnership carried on by us, Robert Davison and Thomas Taylor, in the trade or business of Chemists and Druggists, in Bishop Wearmouth, in the County of Durham, under the firm of Davison and Taylor, was this day dissolved by nutual consent; and that the business will in future be carried on by the said Robert Davison: As witness our hands this 21st day of April 1834.

Rob. Davison. Thos. Taylor.

OTICE is hereby given, that the Copartnership business of Dealers in Isinglass, heretofore carried on in the Old Kent-Road, in the County of Surrey, and in Seething-Lane, in the City of London, between us the undersigned, John Drabble, Robert Clark Shillam, and Joseph Drabble, under the style or firm of Joseph Drabble and Company, was dissolved by mutual consent on the 25th day of March last.—Dated this 22d day of April 1834.

Deby Collection Children.

Robert Clark Shillam. Joseph Drabble.

NOTICE is hereby given, that the Partnership heretofore subsisting between the undersigned, Henry Winlo and George Robson, as Timber-Merchants and Grocers, at Dunston, in the County of Durham, under the firm of Henry Winlo and Company, was this day amicably dissolved; and that the said businesses will in future be carried on by the said the the said of the said Partnership concerns.—Witness our bands this 16th day of April 1834.

Henry × Winlo.

Mark

George Robson.

THE Partnership heretofore carried on by Francis Jordan and Francis Jordan, jun. of this Town, under the first of Francis Jordan and Co. was by mutual consent dissolved on the 1st day of January last. Francis Jordan. Francis Jordan, jun.

OTICE is hereby given, that the Partnership lately subsisting between us the undersigned, William Matthews, of Norton Saint Philip's, Somerset, and George Wiltshere, of Semington, Wilts, Dealers in Cattle, was on the 11th of April instant di-solved by mutual consent: As witness our hands the 18th April 1834. George Wiltshere.

Wm. Matthews.

Liverpool, April 22, 1934.

OTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, John Platford and George Baker, of Manchester, in the County of Lancaster, Tailors and Drapers, under the style or firm of Platford and Baker, was this day dissolved by mutual consent: As witness our hands this 22d day of April 1834.

John Platford. George Baker.

OTICE is hereby given, that the Partnership lately sub-sisting between us the undersigned, John Forsell and John Coltman Forsell, of Leicester, in the County of Leicester, Dealers in Glass, China, and Earthenware, was dissolved by nutual consent as and from the 31st day of December last.—
Witness our hands the 19th day of April 1834.

John Forsell.

John Coltman Forsell.

THE Partnership heretofore subsisting between us the undersigned, Thomas Mayhew, George Frederick Isaac, and Irensens Mayhew, of No. 14, Henrietta-Street, Covent-Garden, in the County of Middlesex, Printers and Publishers, is this day dissolved by mutual consent as far as the said Thomas Mayhew is concerned.—Dated this 25th day of March 1834.

Thomas Mayhew.

G. F. Isaac.

Ins. Mayhew.

HE Partnership heretofore subsisting and carried on between Robert Lees and John Spearritt, of Hodge-Lane, in Pendleton, in the County of Lancaster, Silk-Printers, under the firm of John Spearritt and Company, was dissolved this day by mutual consent; all debts due and owing to and from the said concern will be received and paid by the said Robert Lees, at his Counting House, at Hodge Lane aforesaid, by whom the business will in future be carried on: As witness the hands of the said Robert Lees and John Spearrift this 22d day of April 1834. Robert Lees.

Jno. Spearritt.

OTICE is hereby given, that the Partnership between Henry Emlyn and Henry Ingalton, Builders, carried on at Eton, in the County of Buckingham, under the firm of Emlyn and H. Ingalton, was dissolved by mutual consent on the 31st day of December 1833; since which time the said business has been carried on in Eton aforesaid, by the said Henry Turelton as his cover and for his cover housest, and who Ingalton on his sole account and for his own benefit, and who-will in future carry on the same in like manner.—Given under our hands this 16th day of April 1834.

Henry Emlyn. Henry Ingalton.

OTICE is hereby given, that the Copartnership lately subsisting between the undersigned. David Green the elder, David Green the younger, and William Salmon, in the trade or business of Ironfounders, and carried on at Coseley, in the Parish of Sedgley, in the County of Stafford, under the-firm of David Green and Company, was dissolved by mutuals consent on the 31st day of March last; all debts due and owing-to and from the said concern will be received and paid by the-said David Green the younger and William Salmon, by whom-the said trade will in future be carried on under the firm-of David Green and Company.—Dated the 23d day of April 1834. David Green, sen.

David Green, jun. William Salmon.

NOTICE is hereby given, that the Partnership trade or business heretofore subsisting between us the undersigned, at Ryder's-Court and Leicester-Square, in the County of Middlesex, is dissolved by mutual consent.—Dated this 21st day of April 1834.

W. K. Tate.

W. R. Hodges.

NOTICE is hereby given, that the Partnership lately subsisting between us the undersigned, as Coach-Proprietors, at Heywood, in the County of Lancaster, was on the 17th day of April instant dissolved by mutual consent: As witness our hands this 22d day of April 1834.

James Chadwick. Robert Butterworth.

OTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, John Allen and David Fernley, both of Stockport, in the County of Chester, Linen and Woollen-Drapers, carried on in Park-Street, in Stockport aforesaid, under the firm of Allen and Fernley, was this day dissolved by mutual consent: As witness our hands this 17th day of April 1834.

John Allen. John Allen.

David Fernley.

AKE notice, that the Partnership heretofore subsisting between us the undersigned, Ann Living and Mary Living, as Tallow-Chandlers, in Chancery-Lane, in the County of Middlesex, was dissolved by mutual consent on the 25th day of September last; and that the said business, from the said 25th day of September, has been carried on, and will in future be carried on, by Living and Co.—Dated the 25th April 1834.

Ann Living. Mary Living.

[Extract from the Edinburgh Gazette of April 11, 1834.]

Hawick, 4 Mo. 4, 1834.

W.E., the subscribers, carrying on business under the firm of William Watson and Sons, Manufacturers, in Hawick, do hereby certify, that we have had no concern in business with Robert Watson, late of Hawick, and now in North America, ever since the 24th day of 10th Month, or October, last.

William Watson and Sons. Willm. Watson, sen. William Watson, jun. Thomas Watson.

John Paterson, witness. Goorge Hogg, witness.

[Extract from the Edinburgh Gazette of April 18, 1834.]

R. ROBERT DALTON HUTCHINSON having ceased on the 1st of January last 1834, to have any interest in the Copartnery carrying on business, in Leith, under the firm of R. D. Hutchinson and Brothers, Merchants, the said Company was then dissolved; the business will henceforth be carried on by the other subscribers, Henry Hutchinson and Thomas Mutchinson and Thomas Mutchinson Brother The mas Hutchinson, under the firm of Hutchinson, Brothers, who will settle all debts due to and by the former Company.

Robt. D. Hutchinson. Tho. Hutchinson.

Witness to the signatures of R. D. Hutchinson, M. BORRELLY.

Witness to the signatures of R. D. Hutchinson and Ths. Hutchinson, S. A. Poulsson.

Heny. Hutchinson.

WALTER M'EWAN, Witness. H. G. P. DENOVAN, Witness.

. TO ALL WHOM IT MAY CONCERN.

PHE Heir at Law of William Tydd, deceased, who was the eldest son of Thomas Tydd, deceased, the eldest son of Daniel Tydd, formerly of Clyduff, otherwise Anne Grove, in the King's County, in Ireland, Esq. deceased, and also the heir at law, or personal representative of Daniel Tydd, deceased, the second son of the said Thomas Tydd, will hear of something to their advantage by applying to John Vincent Horan, of 47, York-Street, in the City of Dublin, Solicitor;—all communications must be post paid.—Dated this 20th March 1634.

IN pursuance of authority obtained from His Honour, Charles Wray, Chief Justice of British Guiana, we the undersigned, Curators over the Insolvent estate Concordia, will expose for sale, to the highest bidder, in such manner, and on such particular day in the month of June next, as may be directed by His Honour the said Charles Wray, Chief Justice as aforesaid, on the premises, at a credit of three, six, nine, and treates months. and twelve months

The sugar plantation Concordia, situate on the Island of Wakenaam, in the mouth of the Essequibo river, bounded to the north by the plantation Ridge, and extending to the south from

the said boundary, to the end of the said Island of Wakenaam.

The general lands of this estate consist of 630 acres, more or less, of which 140 are in canes and 21 in plantains, the remainder fallow.

The sugar-works are quite equal to take off the drop of the state, and the gang of negroes, 114 in number, are a superior

description of people.

Inventories of the whole may be seen at the Counting-House of the Honourable William Fraser Alexander Neilson and Co. in London; and at the Counting-House of Mr. A. Mackae, in Demerara.

Demerary, January 29, 1834.

A. MACRAE.

GEO. BRETON.

H. ROBERTS.

100 be sold, with the approbation of Francis Cross, Esq. one of the Masters of the High Court of Chancery, some time in the month of June 1834, pursuant to a Decree of the said Court, made in a cause Alston against Parker;

said Court, made in a cause Alston against Parker;

A freehold estate, situate at Oldbury, near Birmingham.

Particulars whereof may shortly be had at the Office of the said Master; of Mr. John Rugg Lewis, Solicitor, 2, Field-Court, Gray's Inn, London; of Messrs. Holmes, Frampton, and Loftus, Solicitors, New-Inn, London; of Messrs. Clarke and Medcalfe, Solicitors, Lincoln's-Inn-Fields, London; of Messrs. Barker and Son, Solicitors, Birmingham; of Mr. Thomas Lane Parker, Solicitor, Birmingham; of Mr. Bennett, Solicitor, Wolverhampton; and of Mr. Dugdale Houghton, Land-Surveyor, Birmingham. Land-Surveyor, Birmingham.

To be sold, in the month of June next, with the approbation of George Boone Roupell, Esquire, one of the Masters of the High Court of Chancery, pursuant to a Decree of the said Court, made in a cause Clarke v. Dufferin; A capital freehold estate, mansion, and manor, in Ardington, in the rich vale between Wallingford and Wantage, about nine miles from Abingdon, fifteen from Oxford, and fifty-eight from London, comprising a great part of the Village, and about 1036 acres of superior land, divided into eligible forms, with spitable houses and haildings.

and about 1036 acres of superior land, divided into eligible farms, with suitable houses and buildings.

A freehold messuage or tenement, situate and being in Park-Place, in the Parish of Saint James, Westminster, in the County of Middlesex, No. 13 in the said Place, and demised to Mr. William Smart for a term of 21 years, from Christmas 1818, determinable by either party at the end of the first 7 or 14 years on giving six menths notice, at a clear yearly rental of £210. the tenant insuring premises in the sum of £2000. now in the occupation of Mr. Hanson.

And also a freehold messuage or tenement, situate and being

And also a freehold messuage or tenement, situate and being No. 11, Great George-Street, Hanover-Square, in the said County of Middlesex, demised to James William Braine, Esq. for a term of 14 years, from Lady-day 1827, at a clear rent of £200. per annum.

Printed particulars are preparing, and may shortly be had (gratis) at the Office of the said Master, in Southampton-Buildings, Chancery-Lane, London; of Messrs. Clarke and Fynmore, Craven-Street, Strand, and of Messrs. Whitmore, Roumieu, Burnett, and Walters, Lincoln's-Inn.

Valuable and extensive Freehold and Leasehold Estates, late the property of John Robins, Esquire.

TO be sold, pursuant to a Decree of the High Court of Chancery, made in a cause Utterton and others v. Robins and others, with the approbation of James Trower, Esquire, one of the Masters of the said Court, on Friday the 23d day of May 1834, at Twelve of the Clock at Noon precisely, in the Public Sale-Room of the said Court, in Southampton-Buildings, Chancery-Lane, in the County of Middlesex, in

five lots; Lot 1. A capital freehold estate, late Nerot's Hotel, eligible for the erection of a splendid mansion or public building, situate No. 23, (late No. 19), King-Street, St. James's-Square, presenting a frontage of 60 feet, with a very extensive yard inthe rear, and the whole premises containing in depth, on the

une rear, and the whole premises containing in depth, on the west, 163 feet 6 inches, and on the east side 132 feet 6 inches.

Lot 2. A valuable leasehold estate, situate No. 6, Cumberland-Terrace, Regent's-Park, held from the Crown for a term of 99 years from the 5th of July 1826, at an annual ground-reat of £33, with a good four-stall stable, coach-house for two carriages, loft and rooms over at the back.

Lot 3 A very valuable leasehold dwelling-house and premises, situate No. 25, Chester-Terrace, Regent's Park, held by a lease for a term of 99 years from the 29th of September 1825, at a ground-rent of £52. 10s. with a capital coachhouse and three-stall stable adjoining, and a loft and rooms

Lot 4. An excellent coach-house, situate No. 20, Fre-derick's-Mews, Albany-Street, Regent's-Park, comprising a coach-house, with standing for three carriages, a seven-stall stable, sitting room, large loft and bed room over, with a private entrance and staircase; held by lease for a term of 99 years and a half from the 25th of March 1825, at a groundrent of £15 15s. let to a responsible tenant, at a yearly rent of £60. per annum for three years from the 29th of September 1833.

Lot 5. A leasehold cottage residence, with pleasure-ground and large garden, situate at Norwood-Green, in the County of Middlesex, held on lease for a term of 99 years from the 25th of March 1814, at the yearly rent of £16, with a capital threestall stable, harness-room, and coach-house for carriage and

gig, with stable yard.

N. B. This estate is also subject to a further yearly rent of £35, for a term of 33 years from the 25th of March 1821;

of £35. for a term of 33 years from the 25th of March 1821. Printed particulars whereof may be bad (gratis) at the said Master's Chambers, in Southampton-Buildings, Chancery-Lane, London; of Mr. Deverell, the plaintiffs' Solicitor, No. 4, Raymond-Buildings, Gray's-Inn; of Messrs. White, Blake, Houseman and Tylee, 14, Essex-Stseet, Strand; of Messrs. Reveley and Sculthorpe, 8, South-Square, Gray's-Inn, and Mr. Stevens, 1, Gray's-Inn-Square, the defendants' Solicitors; also at the Office of the Receivers in the said suit, 28; Golden-Square; and of Mr. Reid and Mr. Robins, at Warwick-House, 170, Regent-Street, London.

PURSUANT to an Order of the Lord High Chancellor, made in the matter of Thomas Blake, a person of unsound mind, the Creditors of Robert Blake, the father of the said Thomas Blake, and late of Farringdon-Street, in the City of London, Undertaker, deceased (who died on or about the 31st day of January 1833), are forthwith to come in and prove their debts before the Right Honourable Robert Lord Henley, one of the Masters of the Court of Chancery, at his Chambers, in Southampton-Buildings, Chancery-Lane, London, or in default thereof they will be excluded the benefit of the said

PURSUANT to an Order of the Lord High Chancellor, made in the matter of Thomas Blake, a person of unsound mind, the Creditors of the said Thomas Blake, late of Farringdon-Street, in the City of London, are forthwith to come in and prove their debts before the Right Honourable Robert Lord Henley, one of the Masters of the Court of Chancery, at his Chambers, in Southampton-Buildings, Chancery-Lane, London, or in default thereof they will be excluded the benefit of the said Order.

DURSUANT to a Decree of the High Court of Chancery, made in a cause of Douglas against Ellison, the Creditors of John Ellison, late of Knaresborough, in the County of York, Flax-Spinner (who died in the month of February 1826), are, on ar before the 1st day of June 1834, to come in and prove their debts before Sir Giffin Wilson, one of the Masters of the said Court, at his Chambers, in Southampton-Buildings, Chancery-Lane, London, or in default thereof they will peremptorily be excluded the benefit of the said Decree.

PURSUANT to a Decree of the High Court of Chancery, made in a cause Reanland project Halling II made in a cause Beanland against Halliwell, the Creditors of Joseph Beanland, late of Fairweather-Green, in the Parish of Bradford, in the County of York, Yeoman, deceased (who died in or obout the month of September 1828), are, on or before the 22d day of May 1834, to come in and prove their debts before Francis Cross, Esq. one of the Masters of the said Court, at his Chambers, in Southampton-Buildings, Chancery-Lane, London, or in default thereof they will be percuptorily excluded the benefit of the said Decree.

URSUANT to a Decree of the High Court of Chancery, made in a cause Culsha against Culsha, the Creditors of George Wolfigang Widt, late of Saint Mary, Islington, in the County of Middlesex, Baker, deceased (who died on or about the 2d day of December 1832), are forthwith to come in and prove their debts before Francis Cross, Esq. one of the Masters of the said Court, at his Chambers, in Southampton-Buildings, Chancery-Lane, London, or in default thereof they will be excluded the benefit of the said Decree.

URSUANT to a Decree of the High Court of Chancery, made in a cause Whitford against Lloyd, the Creditors of Timothy Pemberton, late of the Wood, in the Parish of Loppington, and of Burlton, both in the County of Salop, Farmer, deceased (who died in or about the month of August 1829), are forthwith to come in and prove their debts before Francis Cross, Esq. one of the Masters of the said Court, at his Chambers, in Southampton-Buildings, Chambery-Lane, London, or in default thereof they will be excluded the benefit of the said Decree.

URSUANT to a Decree of the High Court of Chancery, made in a cause of Milward against Milward, the Creditors of Benjamin Milward, late of Keynsham, in the County of Somerset, Esq. deceased (who died on or about the 17th day of November 1833), are forthwith to come in and prove their debts before Francis Cross, Esq. one of the Masters of the said Court, at his Chambers, in Southampton-Buildings, Chancery-Lane, London, or in default thereof they will be excluded the benefit of the said Decree.

DURSUANT to a Decree of the High Court of Chancery, made in a cause intituled Leech versus Leech, the Creditors of John Leech, late of Dukenfield, in the County of Chester, Yeoman (who died in or about the month of October Chester, Yeoman (who died in or about the month of October 1832), are, by their Solicitors, forthwith to come in before William Wingfield, Esq. one of the Masters of the said Court, at his Chambers, in Southampton-Buildings, Chancery-Lane; London, and prove their debts, or in default thereof they will be excluded the benefit of the said Decree.

TOTICE is hereby given, that by indentures of lease and release and assignment, bearing date respectively the 30th and 31st days of March 1834, John Muncaster, of Whitehaven, in the County of Cumberland, Grocer, has conveyed and assigned all his real and personal estate and effects whatso-ever unto Charles Magee, of Whitehaven aforesaid, Grocer, Richard Barker the younger, of Whitehaven aforesaid, Soap-Boiler, and Thomas Little, of Cleator, in the said County, Miller, in trust, for the equal benefit of such of the Creditors of the said John Muncaster as shall in due time come in and execute the said indenture of release and assignment; and that the said indentures of lease and release and assignment were executed by the said John Muncaster on the said 31st day of March 1834; and the said indenture of release and assignment was executed by the said Thomas Little on the same day, and by the said Charles Magee and Richard Barker on the 2d day of April 1834, all in the presence of Wilson Perry, of Whitehaven aforesaid, Attorney at Law; and the execution thereof by all the said parties is attested by the said Wilson Perry.

HEREAS at a meeting of the Creditors of William Tilsley and Wythen Jones, of Newtown, in the County of Montgomery, Bankers and Copartners, against whom a Com-mission of Bankrupt is issued and now in prosecution, and under which the said Bankrupts have passed their last examina-tion, held at the Bear's Head Inu, in Newtown aforesaid, on the 23d day of April instant, pursuant to notice in the Lordon Gazette for that purpose duly given, it was agreed by nine tenths in number and value of the Creditors of the said Bankrupts then and there present, who had proved their debis under the said Commission, to accept a certain offer of composition and security for the same upon the amount of the debts proved under the said Commission then and there made by the said Wythen Jones, one of the above named Bankrupts; and whereas the Commissioners named in the said Commission have ap-pointed another meeting of the Creditors of the said Bankrupts to be holden at the Bear's Head Inn, in Newtown aforesaid, on the 17th day of May next, at One of the Clock in the Arternoon, for the purpose of deciding upon such offer: of composition and security for the same so made as aforesaid; at which said time and place last mentioned, and for the purpose last aforesaid, the Creditors of the said William Tilsley and Wythen-Jones are required to meet.

in Bankruptcy awarded and issued forth against William Boys, of Eastbourne, in the County of Sussex, Wine-Merchant, Hotel-Keeper, Dealer and Chapman, are requested to meet the Assignees of the said Bankrupt's estate and effects, on Saturday the 17th day of May next, at One o'Clock in the Afternoon 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 selling and disposing of all or any part or parts of the estate, effects, and aproperty, of the said Bankrupt, either by public auction or private contract, together or in lots, and upon such terms and conditions as the said Assignees may think proper; and to assent to or dissent from the said Assignees carrying on the business of the said Bankrupt for the benefit of the Creditors of his estate, and to their employing the said Bankrupt and such other persons or person as they may think proper to assist in earrying on the said estate, and to their purpose connected with the affairs of the said estate, and to their paying or allowing to the said Bankrupt and such person or persons aforesaid such salary or remuneration for their services as the said Assignees shall deem reasonable; and to assent to or dissent from the said Assignees commencing, prosecuting, or defending any actions or suits at law or in equity, for the recovery, protection, or defence, of the said Bankrupt's estate and effects, and afterwards in their discretion either to discontinue or suffer judgment to be entered up in the same; and also to their compounding, submitting to arbitration, or otherwise agreeing to any dispute, matter, or thing relating to the said Bankrupt's estate or effects; and generally to take such measures in the management and settlement of the affairs, estate and effects of the said Bankrupt as they shall from time to time think reasonable; just, and beneficial for the Creditors of the said Bankrupt; and on other special affairs.

THE Creditors who have proved their debts under a I Fiat in Bankruptcy awarded and issued forth against John Broom, of Kidderminster, in the County of Worcester, and of Saint Mildred's-Court, Poultry, in the City of London, Carpet-Manufacturer, Worsted-Spinner, Dealer and Chapman, are requested to meet the Assignees of the estate and effects of the said Bankrupt, on Monday the 19th day of May next, at Ten of the Clock in the Forenoon, at the Black Horse Inn, in Kidderminster aforesaid, for the purpose of assenting to or dissenting from the said Assignees entering into an agreement with Mrs. Rebecca Broom, one of the purchasers of part of the freehold estates of the said Bankrupt, for submitting to arbitration a dispute concerning a matter relating to the said Bankrapt's estate, that is to say, a dispute by the said Rebecca Broom, relative to property included in her said purchase, and for one of the lots of the said freehold estate by virtue of one of the conditions of the said sale; and to assent to or dissent from the said Assignees consenting to such deduction from the said purchase money, and paying, out of the estate of the said Bankrupt, the costs which may be occasioned by carrying into effect the said intended compromise, or otherwise in relation thereto; and also to assent to or dissent from the said Assignees commencing, prosecuting, or defending, any proceedings at law, or in equity, for compelling payment of the share of the residue which, under the will of John Broom, deceased, is now belonging to and vested in them, or to agreeing with the other persons entitled under the said will, upon any compromise relative to such share, and accepting a part thereof in satisfaction of the whole, or otherwise in respect thereof; and also to assent to or dissent from the said Assignees paying or allowing, out of the estate of the said Bankrupt, some sam of money as an equivalent for the legacy duty which the said Bankrupt is called upon to pay to the crown as Executor acting under the will of Edward Penn, deceased; and on other special affairs.

Fiat in Bankruptcy awarded and issued forth against James Whitchead and Philip Fryer, of Barton-upon-Irwell, in the Parish of Eccles, in the County of Lancaster, Cotton-Spinners, Dealers, Chapmen, and Copartners, are requested to meet the Assignees of the estate and effects of the said Bankrupts, on Monday the 19th day of May next, at Ten o'Clock in the Forenoon precisely, at the Office of Mr. Seddon, Solicitor, in Manchester, in the said County of Lancaster, in order to assent to or dissent from the said Assignees selling and disposing of the real and personal estate of the said Bankrupts, or any part thereof, either by public auction or private con-

tract, and either to the said Bankrupts, or either of them, or to any other person or persons, and either for ready money or on credit, and to their buying in the same, or any part thereof, at such auction, and reselling the same at any future auction, or by private contract, at such price or prices, and in such manner as the said Assignces shall deem expedient, and to their taking such security or securities for the same, or any part thereof, as they may think proper, without being liable to answer for or bear any loss which may happen upon such resale or security or securities ; and also to assent to or dissent from the said Assignees making such arrangement with the landlord, or his Assignees, and also with certain parties, to be named at the said meeting, who are Mortgagees of the premises lately occupied by the said Bankrupts, and who have made a distress thereon, as they the said Assignees shall think fit; and to the said Assignees making such arrangement with certain other parties, to be named at the said meeting, claiming certain machinery and other effects, which were in the possession or occupation and apparent ownership of the said. Bankrupts at the time of their bankruptey, as they the said. Assignees shall think proper; and also to confirm and allow all and whatsoever bath already been done for the benefit of the estate of the said Bankrupts; and also to assent to or dissent from the said Assignees employing the said Bankrupts, or either of them, or any accountant or accountants, or other person of persons, for the purpose of making out the accounts of and relating to, and collecting and getting in the debts due to the estate of the said Bankrupts, and otherwise winding up their affairs, and to their paying or allowing to the said Bank-rupts, or such of them as shall be employed, and to the said accountant or accountants, and such other person or persons as aforesaid, such sums for their respective services as the said. Assignees shall think proper; and also to assent to or dissent Assignees shall think proper; and also to assent to or dissent from the said Assignees communencing, 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 estate and effects of the said Bankrupts, and filing and answering any petition or petitions in relation to the said estate and effects; and also to the said Assignees compounding, submitting to arbitration, or otherwise adjusting agreeing settling and and arbitration, or otherwise adjusting, agreeing, settling and arranging any debts, matters, or things whatsoever relating to the estate and effects of the said Bankrupts; and generally fo authorise and empower the said Assignees to act for the benefit and protection of the said estate in such way as they shall from time to time think proper; and on other special

Fiat in Bankruptcy awarded and issued forth against Richard Hall, of the Town and County of the Town of Nottingham, Innkeeper, Dealer and Chapman, are requested tomeet the Assignees of the estate and effects of the said Bankrupt, on Friday the 16th day of May next, at Four of the Clock in the Afternoon, at the Black Boy Inn., in Nottingham aforesaid, in order to assent to or dissent from the said Assignees selling or disposing of the estate and effects of the said Bankrupt, either by public auction or private contract, or to determine in what other manner the same shall be disposed of; and on other special matters.

Fist in Bankruptcy awarded and issued forth against John Gunner, late of No. 14, Great James-Street, Bedford-Row, and afterwards of No. 15, York-Place, Kentish-Town, and No. 20, Brownlow-Street, Holborn, all in the County of Middlesex, Money-Scrivener and Lodging-House-Keeper, Dealer and Chapman, are requested to meet the Assignees of the estate and effects of the said Bankrupt, on Monday the 5th 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 assent to or dissent from the said Assignees selling and disposing of the Bankrupt's interest in a certain undivided one eighth part or share of 22 acres of freehold land, planted with fir trees, situate on the Barnett of Froxfield, in the County of Hants, by private contract, at the price or sum to be submitted to suchmeeting; also to their selling and disposing, by private contract, of the Bankrupt's reversionary interest in certain household goods, furniture and effects upon such terms as they shall think fit; also to assent to or dissent from the said Assignees commencing and prosecuting any actions at law or suits in equity, or other proceedings necessary for the recovery or protection of the Bankrupt's estate; and to their compounding or compromising for or concerning any debt or demand

due to or belonging to the said Bankrupt's estate, or referring to arbitration any matter or thing relating thereto; and on other affairs.

HEREAS by an Act. passed in the sixth year of the reign of His late Majestv King George the Fourth, intituled "An'Act to amend the law, " relating to Bankrupts," it is enacted " That if " any Trader shall file in the Office of the Lord " Chancellor's Secretary of Bankrupts a Declara-"tion, in writing, signed by such Trader, and attested by an Attorney or Solicitor, that he " is insolvent or unable to meet his engagements, the said Secretary of Bankrupts shall sign an " authority for inserting the said Declaration in the Gazette, and that every such Declaration shall, after such advertisement inserted as aforesaid, be an Act of Bankruptcy countited by such Trader at the time when such Declaration was filed, but that no Commission shall issue thereupon unless it be sued out within two calendar months next after the insertion of such advertisement, unless such advertisement shall " have been inserted within eight days after such act of Bankruptcy after such Declaration filed; and no Docket shall be struck upon such act of "Bankruptcy before the expiration of four days " next after such insertion in case such Commis-" sion is to be executed in London, or before the " expiration of eight days next after such inser-"tion in case such Commission is to be executed
"in the Country:"—Notice is hereby given; that
a Declaration was filed on the 25th day of April 1834, in the Office of the Lord Chancellor's Secretary of Bankrupts, signed and attested according to the said Act, by

WILLIAM STEVENS the younger, of the Old Jewry, in the City of London, Auctioneer, Appraiser, and Broker, Dealer and Chapman, that he is in insolvent circumstances, and is unable to meet his engagements with his creditors.

WHEREAS a Fiat in Bankruptcy, bearing date on or about the 7th day of January 1834, was awarded and issued forth against Patrick Daly, of Liverpool, in the County of Lancaster, Bricklayer and Builder; this is to give notice, that the said Fiat is, by an order of the Court of Review in Bankruptcy, bearing date 17th day of April instant, rescinded and annualled.

WHEREAS a Fiat in Bankruptcy is awarded and issued forth against John Harry Green, of Finch-Lane, in the City of London, Bill-Broker, Dealer and Chapman, and he being declared a Bankrupt is hereby required to surrender himself to Charles Frederick Williams, Esq. a Commissioner of His Majesty's Court of Bankruptcy, on the 15th of May next, at Eleren o'Clock in the Forenoon precisely, and on the 6th of June following, at Twelve at Noon precisely, and 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 Commissioner may appoint, but give notice to Mr. Turner, Solicitor, Basing-Lane, Bread-Street, and to Mr. George John Graham, Official Assignee, No. 3, Copthall-Buildings.

forth against Duncan Douglas, now or late of White-chapel-Road, in the County of Middlesex, Baker, and he being declared a Bankrupt is hereby required to surrender himself to Charles Frederick Williams, Esq. a Commissioner of His Majesty's Court of Bankruptcy, on the 10th day of May next, at Twelve at Noon precisely, and on the 6th of June following, 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 Commissioner may appoint, but give notice to Mr. Binns, Solicitor, Essex-Street, Strand, and to Mr. George John Graham, Official Assignee, No. 3, Copthall-Buildings.

forth against John Robinson, of Bridge-Street, Westminster, in the County of Middlesex, Boot and Shoe-Maker, Trader, Dealer and Chapman; and he being declared a Bankrupt is hereby required to surrender himself to John Samuel Martin Fonblanque, Esq. a Commissioner of His Majesty's Court of Bankruptcy, on the 2d day of May next, and on the 6th day of June following, at One of the Clock in the Afternoon precisely on each of the said days, 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. A. B. Belcher, 9, King's Arms-Yard, Coleman-Street, the Official Assignee, whom the Commissioner has appointed, and give notice to Mr. J. M. Dods, Solicitor, 6, Northumberland-Street, Strand.

WHEREAS a Fiat in Bankruptcy is awarded and issued forth against William Lewer, of Wellington-Street, Strand, in the County of Middlesex, News-Agent and Publisher, 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 3d of May next, at Twelve o'Clock at Noon precisely, and on the 6th of June following, 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 Bankruptis 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 may appoint, but give notice to Messrs. Mayhew and Johnston, Solicitors, Carey-Street, Lincoln's-Inn-Fields, or to Mr. D. Cannan, 50, Lotbbury, the Official Assignee.

forth against George Harris, of Winchester-House, Broad-Street, in the City of London, Corn-Factor, 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 6th day of May next, at Twelve of the Clock at Noon precisely, and on the 6th day of June following, at Eleven of the 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 Mr. Green, 1045.

King's Arms-Yard, the Official Assignee whom the Comissioner has appointed, and give notice to Messrs. Allen and Harris, Solicitors, 8, Furnival's-Inn.

HEREAS a Fiat in Bankruptcy is awarded and issued forth against Joseph Hansom and Edward Welch, of Birmingham, in the County of Warwick, Builders, Dealers and Chapmen, 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 6th day of May next, and on the 6th day of June following, at Eleven o'Clock in the Forenoon on each day, at the House of Charles Radenhurst, called the Royal Hotel, in New-Street, in Birmingham aforesaid, and make a full discovery and disclosure of their estate and effects; when and where the Creditors are to come prepared to prove their debts, and at the 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. Harvey and Wood, 43, Lincoln's-Inn-Fields, or Messrs. Amory and Coles, 26, Throgmorton-Street, London, or to William Barlow, junior, Solicitor, Birmingham, or Messrs. Parkes and Bray, Solicitors, of Birmingham aforesaid.

HEREAS a Fiat in Bankruptcy is awarded and issued forth against Robert Athow West, of Leeds, in the County of York, Draper, 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 10th day of May next, and on the 6th day of June following, at Ten of the Clock in the Forenoon precisely on each of the said days, at the Commissioners'-Rooms, in St. James's-Square, in Manchester, in the County of Lancaster, and make a full discovery and disclosure of his estate and effects; when and where the Creditors are to come prepared to prove their debts, and at the 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. Johnson and Weatherall, Solicitors, King's-Bench-Walk, Temple, London, or to Messrs. C. and C. H. Wood, Solicitors, Brazennose-Street, Manchester.

WHEREAS a Fiat in Bankruptcy is awarded and issued forth against George Hocknell, of Stone, in the County of Stafford, Innkeeper, 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 16th day of May next, and on the 6th day of June following, at Twelve of the Clock at Noon on each day, at the Crown Inn, in Stone 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 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. Alfred Hales, Solicitor, of Leek, in the said County of Stafford, or to Mr. Robert Olddiss Bancks, Solicitor, 29, Thavies-Inn, London.

forth against Walter Watson, now or late of Bringrown, near Saint Asaph, in the County of Flint, Timber-Merchant, Dealer and Chapman, and he being declared a Bankrupt is hereby required to surrender himself to the Commissioners in the said Flat named, or the major part of them on the 6th day of May next, and on the 6th day of June following, at Twelve o'Clock at Noon on each of the said days, at the White Lion Inn, Saint Asaph 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 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. Leigh, Solicitor, George-Street, Mansion-House, London, or to Mr. Leather, Solicitor, Liverpool.

HEREAS a Fiat in Bankruptey is awarded and issued forth against John Allsop, of Belper, in the County of Derby, Wheelwright, 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 30th day of April instant, and on the 6th day of June next, at Eleven in the Forenoon on each day, at the Red Lion Inn, in Belper 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 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 defiver the same but to whom the Commissioners shall appoint, but give notice to Mr. E. B. Tattershall, 9, Great James-Street, Bedford-Row, London, or to Mr. Luke Palfreyman, Solicitor, Queen-Street, Sheffield.

HEREAS a Fiat in Bankruptcy is awarded and issued forth against Charles Wyatt, of Banbury, in the County of Oxford, Innkeeper, 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 10th day of May next, and on the 6th day of June following, at Two of the Clock in the Afternoon on each day, at the White Lion Inn, in Banbury 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 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. Golby, Munton, and Draper, Solicitors, Banbury, or to Messrs Meyrick and Cox, Solicitors, Red Lien-Square, London.

forth against Benjamin Butterworth and Richard Butterworth, of Hustead Mill, in the Parish of Rochdale, in the County of Laucaster, Cotton-Spinners, Dealers, Chapmen, and Copartners, and they being declared Bankrupts are hereby required to surrender themselves to the Commissioners in the said Fint named, or the major part of them, on the 9th of May next, and on the 6th day of June following, at Three o'Clock in the Afternoon precisely on each of the said days, at the Albion Hotel, in Rochdale, in the County of Lancaster, and make a full discovery and disclosure of their estate and effects; when and where the Creditors are to come prepared to proved their debts, and at the first sitting to choose Assignces, 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. Norris, Allen, and Anthony, Solicitors, 45, Great Ormond-Street, London, or to Mr. Heaton, Solicitor, Rochdale.

HARLES FREDERICK WILLIAMS, Esq. one of His Majesty's Commissioners authorised to act under a Fiat in Bankruptcy awarded and issued forth against Charles Samuel Ashford, now or late of Tottenham, in the County of Middlesex, and of No. 16, Abchurch-Lane, in the City of London, Scrivener, Bill-Broker, Dealer and Chapman, will sit on the 12th day of May next, at Eleven in the Forenoon precisely, at the Court of Bankruptcy, in Basinghall-Street, in the City of London (by further adjournment from the 22d day of April instant), in order to take the Last Examination of the said Bankrupt; when and where he is required to surrender himself and make a full discovery and disclosure of his estate and effects, and finish his examination; and the Creditors, who have not already proved their debts, are to come prepared to prove the same, and, with those who have already proved their debts, are to assent to or dissent from the allowance of his certificate.

HARLES FREDERICK WILLIAMS, Esq. one of His Majesty's Commissioners authorised to act under a Fiat in Bankruptcy awarded and issued forth against William Greenwood, of Farringdon-Street, in the City of London, Linen-Draper, Dealer and Chapman, will sit on the 15th 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 (by adjournment from the 18th day of April instant), in order to take the Last Examination of the said Bankrupt; when and where he is required to surrender himself and make a full discovery and disclosure of his estate and effects and finish his examination; and the Creditors, who have not already proved their debts, are to come prepared to prove the same, and, with those who have already proved their debts, are to assent to or dissent from the allowance of his certificate.

THE Commissioners in a Commission of Bankrupt awarded and issued forth against Clement Negus, of Stretham, in the Isle of Ely, and County of Cambridge, Cordwainer, Dealer and Chapman, intend to meet on the 20th day of May next, at Ten of the Clock in the Forenoon, at the Hoop Hotel, in the Town of Cambridge, in the said County of Cambridge (by adjournment), in order to take the Last Examination of the said Bankrupt; when and where he is required to surrender himself, and make a full discovery and disclosure of his. estate and effects, and finish his examination; and the Creditors, who have not already proved their debts are to come prepared to prove the same, and, with those who have already proved their debts, are to assent to or dissent from the allowance of his certificate.

THE Commissioners in a Fiat in Bankruptcy awarded and issued forth against Thomas Wilson, late of Manchester, in the County of Lancaster, Joiner and Builder, intend to meet on the 30th day of April instant, at Ten o'Clock in the Forenoon precisely, at the Commissioners'-Rooms, in St. James's-Square, in Manchester, in the said County of Lancaster (by adjournment from the 22d day of April instant), in order to take the Last Examination of the said Bankrupt; when and where he is required to surrender himself and make a full discovery and disclosure of his estate and effects, and finish his examination; and the Creditors, who have not already proved their debts, are to come prepared to prove the same, and, with those who have already proved their debts, are to assent to or dissent from the allowance of his certificate.

OBERT GEORGE CECIL FANE, Esq. one of His Majesty's Commissioners authorised to act under a Commission of Bankrupt, bearing date the 18th day of December 1828, awarded and issued forth against Henry Richard
Kirkman, of Saint Paul's Church-Yard, in the City of London,
Silk-Warehouseman, Dealer and Chapman, will sit on the 16th
day of May next, at Eleven o'Clock in the Forenoon precisely,
at the Court of Bankruptey, in Basinghall-Street, in the City
of London, 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,
initialled "An Act to amend the laws relating to Bankrupts."

OBERT GEORGE CECIL FANE, Esq. one of His Majesty's Commissioners authorised to act under a Commission of Bankrupt, bearing date the 8th day of December 1818, awarded and issued forth against Charles Mill, of Lower East Smithfield, in the County of Middlesex, Dealer in Irish Provisions and Sail Cloth, will sit on the 16th of May next, at Ten 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."

HE Commissioners in a Commission of Bankrupt, bearing date the 3d day of February 1821, awarded and issued forth against James Hinton Baverstock, of Alton, in the County of Hants, Common Brewer, Dealer and Chapman, intend to meet on the 17th day of May next, at One o Clock in the Afternoon, at the Swan Ion, at Alton aforesaid, 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

vear 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 Fiat in Bankruptcy, bearing date the 3d day of February 1834, awarded and issued forth against Alice Vaudrey, of Manchester, in the County of Lancaster, Rectifier (surviving Partner of Joseph Hyde, late of Manchester aforesaid, Rectifier, deceased, carrying on business at Manchester aforesaid, under the firm of Hyde and Vaudrey), intend to meet on the 10th day of June next, at One in the Afternoon precisely, at the Commissioners'-Rooms, in St. James's-Square, Manchester, to Audit the Accounts of the Assignees of the estate and effects of the said Bankrupt under the said Fiat, 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 "Au Act to amend the laws relating to Bankrupts."

OBERT GEORGE CECIL FANE, Esq. one of His Majesty's Commissioners authorised to act under a Commission of Bankrupt, bearing date the 8th day of December 1818, awarded and issued forth against Charles Mill, of Lower East Smithfield, in the County of Middlesex, Dealer in Irish Provisions and Sail Cloth, will sit on the 16th of May next, at Ten in the Forenoon precisely, at the Court of Bankruptcy, in Basinghall-Street, in the City of London, to make a Final Dividend of the estate and effects of the said Bankrupt; when and where the Creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

His Majesty's Commissioners authorised to act under a Commission of Bankrupt, bearing date the 29th day of November 1830, awarded and issued forth against Richard Delves, of Tunbridge-Wells, in the Parish of Speldharst, in the County of Kent, Lodging-Housekeeper, House-Agent, Dealer and Chapman, will sit on the 16th day of May next, at half past Twelve at Noon precisely, at the Court of Bankruptcy, in Businghall-Street, in the City of London (by adjournment from the 10th day of April instant), 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.

OBERT GEORGE CECIL FANE, Esq. one of His Majesty's Commissioners authorised to act under a Commission of Bankrupt, bearing date the 18th day of December
1828, awarded and issued forth against Henry Richard Kirkman, of Saint Paul's Church-Yard, in the City of London,
Silk-Warehouseman, Dealer and Chapman, will sit on the 16th
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 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.

Commissioners authorised to act under a Fiat in Bank-ruptcy, bearing date the 19th day of February 1833, awarded and issued forth against William Auther Clark, of Bishopsga'e-Street, in the City of London, Wine and Spirit-Merchant, Dealer and Chapman, will sit on the 9th 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 by adjournment from the 11th day of April instant), 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.

OHN HERMAN MERIVALE, Esq. one of His Majesty's Commissioners authorised to act under a Fint in Bankruptcy, hearing date the 5th day of November 1833, awarded and issued forth against John Edward Collingwood Bentley, of Wigmore Street, Cavendish-Square, in the

County of Middlesex, Curiosity-Dealer, Dealer and Chapman, will sit on the 1st 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 (by adjournment from the 6th day of March'last), 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.

date the 14th day of September 1832, awarded and issued forth against John Blew, of the City of Worcester, Druggist, Dealer and Chapman, intend to meet on the 20th of May next, at Eleven in the Forenoon, at the Guildhall Coffee-house, in the City of Worcester aforesaid, in order to Audit the Accounts of the Assignee of the estate and effects of the said Bankrupt, under the said Fiat, 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 One of the Clock in the Afternoon, at the same place, in order to make a Dividend of the estate and effects, of the said Bankrupt; when and where the Creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

THE Commissioners in a Commission of Bankrupt, bearing date the 26th day of May 1827, awarded and issued forth against Frederick John Hiller, now or late of the Town and Port of Dovor, Builder, Agent, Broker, Dealer and Chapman, intend to meet on the 19th day of May next, at Twelve of the Clock at Noon, at the Guildhall, situate in the City of Canterbury, 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 the said Commissioners also intend to meet on the same day, at the same hour, 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 3d day of February 1821, awarded and issued forth against James Hinton Baverstock, of Alton, in the County of Hants, Common Brewer, Dealer and Chapman, intend to meet on the 17th day of May next, at Three of the Clock in the Afternoon, at the Swan Inn, at Alton aforesaid, in order to make a Final Dividend of the estate and effects of the said Bankrupt; when and where the Creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

THE Commissioners in a Fiat in Bankruptcy, bearing date in the 3d day of February 1834, awarded and issued forth against Alice Vaudrey, of Manchester, in the County of Lancaster, Rectifier (surviving Partner of Joseph Hyde, late of Manchester aforesaid, Rectifier, deceased, carrying on business at Manchester aforesaid, under the firm of Hyde and Vaudrey), intend to meet on the 9th day of June next, at One in the Afternoon precisely, at the Commissioners'-Rooms, in St. James's-Square, Manchester aforesaid, in order to make a Dividend of the estate and effects of the said Bankrupt; when and where the Creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

HEREAS the Commissioner acting in the prosecution of a Fiat in Bankruptcy awarded and issued against Daniel Finney, late of the Black Lion Public-House, Berwick-Street, Soho, in the County of Middlesex, Licenced Victualler, and 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 Daniel Finney 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 Daniel Finney 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 16th day of May next.

WHEREAS the Commissioners acting in the prosecution of a Fiat in Bankruptcy awarded and issued forth against John Barnett, of Birmingham, in the County of Warwick, Coach-Proprietor, Dealer in Horses, and Letting the same to Hire, Dealer and Chapman, have certified to the Right Honourable the Lord High Chancellor of Great Britain, and to the Court of Review in Bankruptcy, that the said John Barnett 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, 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, intituled "An Act to establish a Court in Bankruptcy," the Certificate of the said John Barnett 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 16th day of May next.

HEREAS the Commissioners acting in the prosecution of a Fiat in Bankruptcy awarded and issued forth against Richard Phillips the younger, of No. 35, Chiswell-street, Finsbury, in the County of Middlesex, Auctioneer and Appraiser, Dealer and Chapman, bath certified to the Lord High Chancellor of Great Britain, and to the Court of Review in Bankruptcy, that the said Richard Phillips 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 Richard Phillips 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 16th day of May next.

HEREAS the Commissioners acting in the prosecution of a Fiat in Bankruptcy awarded and issued forth against William Hall, of the City of Coventry, Watch-Manufacturer, Dealer and Chapman, have 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 William Hall 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 Hall 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 16th day of May next.

HEREAS the Commissioner acting in the prosecution of a Fiat in Bankruptcy awarded and issued forth against William Howard, of Down-Street, Piccadilly, in the Parish of St. George, Hanover-Square, in the County of Middlesex, Chemist and Druggist, and also of Brick-Street, Piccadilly aforesaid, Horse-Dealer and Livery Stable-Ke-per, Dealer and Chapman, hath certified to the Right Hon. Harry

Lord Brougham and Vaux, Lord High Chancellor of Great Britain, and to the Court of Review in Bankruptcy, that the said William Howard hath in all things conformed himself according to the directions of the Acts of Parliament stade and now in force concerning Bankrupts; this ment 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 Maje-ty King George the Fourth, intituded "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, intituded "An Act to establish a Court in Bankruptcy," the Cortificate of the said William Howard 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 referre the 16th day of May next. or before the 16th day of May next.

In last Tuesday's Gazette, page 733, in the Fiat in Bankruptcy against William Baker, of Thirsk, in the County of York, Grocer, &c. the address of Mr. Henry Clarke, Solicitor, is printed Gainsbrough, it should be Guisbrough.

Notice to the Creditors of Archibald M'Vicar, junior, Ship-Owner and Smith, in Rothesay.

Glasgow, April 17, 1834.

OBERT BUNTEN, Iron-Merchaut, in Glasgow, hereby intimates, that he has been confirmed Trustee on the sequestrated estate of the said Archibald M'Vicar, junior; and that the Sheriff of the Shire of Bute has fixed the 3d and 20th days of May next, at One o'Clock in the Afternoon each day, within the Sheriff-Clerk's Office, in Rothesay, for the public examination of the Bankrupt and others connected with his affairs, in terms of the Statute.

That a meeting of the Creditors will be held within the

Writing-Chambers of Messrs. Charles and Robert Baird, Queen-Street, Glasgow, on the 21st day of said month of May, at Two o'Clock in the Afternoon; and another meeting of the Creditors will be held, at the same place and hour, on the 4th day of June next, to name Commissioners, and for the other purposes mentioned in the Statute.

Farther, the Trustee requires the Creditors, who have not already done so, to lodge in his hands the claims which they have against the Bankrupt, with allidavits thereto, and couchers thereof; certifying, that those who fail to do so, on or before the 11th day of January next, shall have no share in the first dividend to be made from the estate.

Notice to the Creditors of John Barlas, Surgeon and Druggist, in Airdrie.

Glasgow, April 19, 1834.

DAVID M'LAREN, Accountant, in Glasgow, having been appointed and confirmed Trustee on the sequestrated estate of the said John Barlas, hereby intimates, that the Sheriff of Lanarkshire has, upon his application, fixed the 6th and 20th days of May next, at Eleven o'Clock in the Forenoon each day, within the Sheriff-Clerk's Office, Glas-gow, for the public examination of the Bankrupt and others connected with his affairs.

He farthe sintimates, that two meetings of the Creditors will be held within his Office, 60, Ingram-Street, Glasgow, the first upon Wednesday the 21st day of May, and the se

unless the same are lodged with him on or before the 11th day of January next, the party neglecting shall have no share of the first dividend .- Of all which notice is hereby given, in terms of the Statute.

Notice to the Creditors of Patrick Auld and Sons, late Coppersmiths and Brassfounders, in Glasgow, and Patrick Auld, Coppersmith, late in Glasgow, now residing in Newtoncoppersmith, late in Glasgow, now resulting in Newton-upon-Ayr, Patrick Campbell Auld. Coppersmith, in Glas-gow, and Henry Alexander Auld. Brassfounder there, Part-ners of that Company, and as Individuals, and of P. and H. Auld, Coppersmiths and Brassfounders, in Glasgow, and of the said Patrick Campbell Auld and Henry Alexander Auld, Partners of the said Company of P. and H. Auld, and as Individuals.

AVID DREGHORN, Accountant, in Glasgow, hereby intimates, that he has been confirmed Trustee on the sequestrated estates of the said Patrick Auld and Sous, and the sequestrated estates of the said Patrick Auld and Sous, and the said P. and H. Auld, as Companies, and of the said Patrick Auld, Patrick Campbell Auld, and Henry Alexander Auld, as Individuals; and that the Sheriff-Substitute of the County of Lanark has fixed Monday the 5th day of May next, and Monday the 19th day of May next, at Eleven o'Clock in the Forenoon each day, for the public examination of the Bankrupts and others concerned in their affairs.

rupts and others concerned in their affairs.

The Trustee farther infimates, that two general meetings of the said Creditors are to be held witnin his Writing-Chambers. 11, Miller-Street, Glasgow, on Tuesday the 20th day of May next, at Twelve o'Clock at Noon, being the first lawful day after the second examination of the Bankrupts, and the other on Tuesday the 3d day of June next, at Twelve o'Clock at Noon, for the purpose of electing Commissioners, and interest in the Trustee in the measurement of the second

structing the Trustee in the management of the estate.

And the Trustee hereby requires the Creditors of the said Companies and Individuals to lodge in his hands their claims and vouchers of debts, with oaths of verity thereto, between and said meetings; certifying to all those who neglect to do so, between and the 8th day of January next, 1835 years, being ten calendar months from the date of sequestration, they will receive no share of the first dividend.

THE Creditors of William Garfield, late of Wootton Wawen, THE Creditors of William Garfield, late of Wootton Wawen, in the County of Warwick, Butcher and Retail Brewer, an Insolvent Debtor, who hath been lately discharged from the Gaol of Birmingham, under and by virtue of the Act of Parliament for Relief of Insolvent Debtors in England, are requested to meet at the House of William Hurlstone, sign of the George Inn, in Henley in Arden, in the said County of Warwick, on Tuesday the 13th day of May next, at the hour of Fleren in the Formanon precisely for the purpose of chages. of Eleven in the Forencon precisely, for the purpose of choosing an Assignee or Assignees of the estate and effects of the

THE Creditors of William Douglas Hyslop, late of Bishopsgate, Wigau, in the County of Lancaster, Linen and Woollen-Draper and Tea and Coffee-Dealer, who was lately discharged from the Gaol of Lancaster Castle, in the County of Lancaster, under and by virtue of an Act of Parliament, made and passed in the seventh year of the reign of His late Majesty King George the Fourth, initialed "An Act to amend and consolidate the laws for the Relief of Insolvent Debtors in England," are desired to meet the Assignee of the said Insolvent's estate, on Saturday the 10th day of May next, at One of the upon Wednesday the 4th day of June, next, at Eleven of Clock in the Afternoon, at the Office of Messrs. Parkinson and in the Forenoon each day, for the purpose of choosing Commissioners on the said sequestrated estate, and instructing the Trustee.

And he hereby requires the Creditors to lodge in his hands their claims, with the grounds of debt, and oaths of verity thereto, at or previous to the said meeting on 21st May; and

[All Letters must be post-paid.]

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