Aumb. 19163.



The London Gazette.

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TUESDAY, JUNE 10, 1834.

Lord Chamberlain's-Office, June 6, 1834.

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

Office of the Lord Chamberlain to the Queen, Queen's-House, St. James's, June 9, 1834.

NOTICE is hereby given, that the Queen will hold her last Drawing-Room for this season at St. James's-Palace, on Thursday the 19th instant.

The cards of those Ladies who propose having the honour of being presented to Her Majesty, must be sent in to the Office of the Lord Chamberlain to the Queen, before two o'clock on Tuesday the 17th instant.

A. T the Court at St. James's, the 5th day of June 1834,

PRESENT,

The KING's Most Excellent Majesty in Council.

HEREAS by an Act of Parliament, passed in the third and fourth year of His Majesty's reign, 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;" it is, amongst other

things, enacted, that no part of the sum of twenty millions of pounds sterling therein mentioned shall be applied or shall be applicable to the purposes therein mentioned, for the benefit of any person now entitled to the services of any slave in any of the colonies therein mentioned, unless an Order shall have been first made by His Majesty, with the advice of His Privy Council, declaring that adequate and satisfactory provision hath been made by law in such colony for giving effect to the said Act of Parliament by such further and supplementary enactments as therein mentioned; and whereas on the eighth day of March one thousand eight hundred and thirty-four, an Ordinance was enacted by the Lieutenant-Governor, by and with the advice and consent of the Court of Policy of the colony of British Guiana, intituled "An Ordinance for the go-" vernment and regulation of apprenticed labourers;" and whereas the said Ordinance was so enacted with the design of giving effect to the said Act of Parliament by such further and supplementary enactments as in the said Act are mentioned; His Majesty doth, therefore, by and with the advice of His Privy Council, and in pursuance and exercise of the power and authority in and by the said Act of Parliament in His Majesty in Council in that behalf vested, by this present Order declare, and it is hereby declared, that except in so far as certain parts of the said Ordinance are hereinafter disallowed, and except in so far as certain parts of the said Ordinance are hereinafter amended by the substitution of other provisions in lien thereof, the said Ordinance is approved, confirmed and allowed, and finally enacted; and that by the said Ordinance, so in part disallowed and so amended as aforesaid, adequate and satisfactory provision hath been made in British Guiana for giving effect to the said Act of Parliament by such further and supplementary enactments as therein are mentioned and required:

And whereas it is by the said Ordinance, amongst other things, enacted, that the colony of British Guiana shall be divided into not less than fourteen judicial districts, now it is hereby ordered, that for the word fourteen, as occurring in the said enactment, the word twelve shall be substituted; and that the said Ordinance, and cach and every part thereof, shall be construed and carried into execution in such and the same manner as if the word twelve had been, and the word fourteen had not been, employed in the said enactment:

And whereas certain schedules, marked respectively with the letters P and Q, are subjoined to and referred to in the said Ordinance, now, it is hereby ordered, that for the said schedule marked with the letter P, shall be substituted the schedule hereunto annexed, marked with the letter X, and that for the said schedule marked with the letter Q, shall be substituted the schedule hereunto annexed marked with the letter Y; and that the said Ordinance and each and every part thereof, shall be construed and carried into execution in such and the same manner as if the said schedules marked X and Y had been, and the said schedules marked P and Q had not been, subjoined to and referred to in the said Ordinance.

And whereas it is by the said Ordinance, amongst other things, enacted, that the privates in each settlement therein mentioned shall receive pay at the rate per diem, and the serjeant shall be paid at of per diem, now, therefore, the said the rate of last recited enactment is hereby disallowed; and it is hereby ordered, that the pay of the serjeants and privates of each police settlement within the said colony shall, from time to time, be determined by and according to such Ordinances as shall from time to time be for that purpose enacted by the officer administering the government of the said colony, with the advice and consent of the Court of Policy thereof, such Ordinances being so made subject to His Majesty's approbation or disallowance as in other

And whereas it is in and by the said Ordinance,

amongst other things, enacted, that every such employer or manager of slaves as therein mentioned shall, at the time, and in the manner therein mentioned, deliver a certain schedule marked with the letter O; and whereas in the said enactment the word slaves bath by inadvertence been employed instead of the words apprenticed labourers, it is, therefore, further ordered, that for the word slaves, as occurring in the said enactment, the words apprenticed labourers shall be substituted, and that the said Ordinance, and each and every part thereof, shall be construed and carried into execution in such and the same manner as if the words apprenticed labourers had been, and as if the word slaves had not been, employed in the said enactment.

And whereas it is by the said Ordinance, amougst other things, enacted, that every non-prædial apprenticed labourer shall be bound and obliged to work and labour ten hours in each and every day in the year, with such exceptions as therein mentioned, in the service, and for the benefit of his or her employer; and it is thereby declared that a day's labour of a non-prædial apprenticed labourer shall be such a portion of specified work as can be performed by each non-prædial apprenticed labourer by assiduous and steady industry during the space of ten hours; now, it is further ordered, that for the word ten, as twice occurring in the said enactment, the word nine shall besubstituted, and that the said Ordinance, and each and every part thereof, shall be construed and carried; into execution in such and the same manner as if the word nine had been, and as if the word ten hadd not been, so twice employed in the said enactment.

And whereas it is by the said Ordinance, amongst other things, enacted, that it shall and may be lawful for such district sessions as therein mentioned toadjudge such extra labour as therein mentioned, if ' necessary, to be performed after the expiration of such apprenticeship as therein mentioned, and that if such labour shall be adjudged to be performed, after the expiration of the apprenticeship, then it shall be lawful to adjudge such fifteen hours per week, as therein mentioned, to be performed in addition to the number of seven hours and a half per day, to be reckoned a part of the number of hours adjudged to be performed, until the whole shall in like manner have been completed; now, it is hereby. ordered, that so much of the said Ordinance as last. aforesaid, shall be and the same is hereby disallowed.

And whereas it is by the said Ordinance enacted,

that if any employer of any apprenticed labourer shall whip, beat, imprison, confine in the stocks, or otherwise maltreat any such apprenticed labourer, or shall by way of punishment, commit any assault upon his person, such employer shall incur a penalty to be imposed by the district session of Special Justices, not exceeding £29, with imprisonment for any time not exceeding one month in default of the payment of such fine; and that in any case as last aforesaid it shall be competent to such district sessions to award the whole or any part of such penalty to the apprenticed labourer injured, as and for damages for such assault, and that it shall also be competent to such district sessions, if the case be of an aggravated nature, if it shall seem meet, to abstain from imposing such penalty and to commit the offender to take his trial for such offence before either of the Supreme Courts of the colony having jurisdiction in the premises; and whereas doubts might arise whether consistently with the provisions last aforesaid it would be competent to any such apprenticed labourer as aforesaid to maintain any civil suit or action against such his or her employer for, or in respect of, any such injury as aforesaid, and doubts might also arise whether, consistently with such provisions any prosecution could be commenced in either of the Supreme Courts aforesaid against any such employer as aforesaid, for any such offence as aforesaid, unless the offender were committed to take his trial for such offence by such district sessions; now, for the removal of any such doubts it is further ordered and declared, that it is and shall be competent for any such labourer as aforesaid to maintain any civil suit or action against his or her employer for any such whipping, beating, imprisonment, confinement in the stocks, maltreatment, or assault as aforesaid, and that any such employer shall for any such offence be subject and liable to be prosecuted, tried, convicted, and punished, before either of the Supreme Courts of the said colony having jurisdiction in the premises, although he or she may not have been committed to take his or her trial for such offence by such district sessions, any thing in the said Ordinance to the contrary contained notwithstanding: provided nevertheless, and it is further ordered, that when and so often as any such employer shall, upon the complaint of any such apprenticed labourer as aforesaid, have been sentenced by any such district sessions to any such penalty as aforesaid, or shall by such district sessions have been committed to take his or her trial for any such offence as aforesaid, it shall not be competent for any such labourer as aforesaid to any employer or employers to and in the services of

maintain any such civil suit or action as aforesaid for and in respect of the same act, matter, or thing.

And whereas it is by the said Ordinance, amongst other things, enacted, that every apprenticed labourer found beyond the limits of the district to which he or she belongs, or in which he or she may be employed, except in his or her way to or from some place of public worship on Sundays, and not having with him or her a written pass for that purpose from his or her employer, or from a Special Justice of such district, shall be liable to be apprehended and detained, and shall on proof and conviction that he or she shall have left his or her district without a pass be adjudged a vagabond and punished accordingly: provided, however, that it shall be competent to every apprenticed labourer of his or her own free will, and without a pass, to attend, during his or her own time, any market of the district in which he or she may reside; be it therefore, and it is hereby ordered, that so much as last aforesaid of the said Ordinance shall be and the same is hereby disallowed.

And it is further ordered, that if any apprenticed labourer shall be found at any place distant more than five miles from his place of residence, not having with him a written pass for that purpose from his or her employer, or from some one or more of the Special Justices of the district to which he or she belongs, such apprenticed labourer shall be liable to be apprehended and taken before any Special Justice, and upon proof before such Justice made of the facts aforesaid, such apprenticed labourer shall be. adjudged a vagabond and punished accordingly; provided, nevertheless, that nothing herein, or in the said Ordinance contained, shall subject to any such punishment any apprenticed labourer absenting himself or herself without such pass as aforesaid, at any distance within the said colony from his or her residence during any time in which he or she may not be bound to labour in the service of his or her employer, if such apprenticed labourer shall be so absent in the prosecution of his or her lawful business, or in attendance upon, or in the way to or from, any place of public worship, and shall establish to the satisfaction of any Special Justice before whom he or she may be so brought, that his or her absence took place during such time only, and was occasioned only by any such cause only as aforesaid.

And whereas it is by the said Ordinance, amongst other things, enacted, that the right or interest of any such apprenticed labourer aforesaid, shall pass and be transferrable by bargain and sale, contract, deed, conveyance, will, or descent, according to the provisions of the said Act of Parliament; and whereas doubts might arise whether such right or interest would also be liable to be seized and taken in execution and sold under process of law in satisfaction of any sentence or judgment of any Court of competent jurisdiction, now, for the removal of such doubts, be it further enacted and declared, that such right and interest as aforesaid, is and shall be liable to be seized and taken in execution and sold under process of law in satisfaction of any sentence or

judgment of any Court of competent jurisdiction; provided always that no such apprenticed labourer shall, under and by virtue of any such seizure or sale in execution, be liable to be dealt with in any manner prohibited by the said Act of Parliament or Ordinance, or deprived, or be debarred from the exercise of any right by the said Act of Parliament or Ordinance, or by this present Order, in such apprenticed labourer vested.

And the Right Honourable Thomas Spring Rice, one of His Majesty's Principal Secretaries of State, is to give the necessary directions herein accordingly.

C. C. Greville.

SCHEDULES of Allowances of Food, Clothing, and Household Furniture to be given to Slaves in the Colony of British Guiana.

(X.)
WEEKLY ALLOWANCE OF FOOD.

Description of Persons.	Salt Provisions.	Plantains.	Or other Farinaceous Food, in lieu of Plantains.
CLASS I. Males or Females above the age of twelve years	(Cod), or four pounds of Herrings, Mackerel or Shads; or two pounds of salt beef or pork; or four pounds of fresh	plantains, weighing at least 35tbs. each; if less, the deficiency to be made up— that is to say, the allowance	Twenty-five pounds of yams, or potatoes; or twenty pounds of eddoes, or tanyahs; or ten pints of wheat flour; or ten pints of Indian corn meal; or ten pints of rice.
Boys and Girls under the age of twelve years.	One half of the above.	One half of the above.	One half of the above.

(Y.)

Yearly Allowance of Clothing.

MALES.—1 felt hat, 1 blue cloth jacket (lined),
1 pair of blue cloth trowsers, 1 pair of duck
trowsers, 1 linen check shirt, 1 red woollen shirt,
1 woollen cap, 2 Salempores Laps, 1 knife, 1 razor,
1 blanket.

FEMALES.—1 felt hat, 2 handkerchiefs, 1 woollen wrapper, 1 Pennistone petticoat, 1 check shift (5 yards), 1 Salempores petticoat (4 yards), 1 Oznaburg petticoat (4 yards), 1 blanket, 1 pair of scissars.

CHILDREN from one to five years old to have, each, 3 check shirts, I blanket, and I woollen cap.

INFANTS.—1 piece of calico and 5 yards of check, each.

Allowance of Household Furniture.

To each dwelling-house, I table for meals.

To each of the persons in class I of schedule A, a saucepan for cooking, yearly.

To each family, an iron pot for cooking, yearly.

day of June 1834,

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

ATHEREAS 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 " 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;" have transmitted to the Lord President of the Council certain general rules framed by the said Commissioners, under the 55th clause of the said Act, for the colonies of the Cape of Good Hope and Mauritius; and whereas the said rules have been laid by the Lord President of the Council 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 nine months from the date of this Order, appeal against any such rules to His Majesty in Council. C. C. Greville.

> Office of Commissioners of Compensation, No. 25, Great George-street, Westminster, May 16, 1834.

GENERAL RULES under the 55th Clause of the Act, 3d and 4th Will. 4th, c. 73, for the Colonies of the Cape of Good Hope and Mauritius.

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 55th clause 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

T the Council-Chamber, Whitehall, the 10th | 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 the colonies of the Cape of Good Hope and Mauritius, the following

RULES:

1st. 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 said colonies in which the said slave or slaves are registered or settled, within three months after the first day of April one thousand eight hundred and thirtyfive, at the Cape of Good Hope, and within three months after the first day of June one thousand eight hundred and thirty-five, at Mauritius, in the form hereunto annexed, marked (B).

2d. 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 December one thousand eight hundred and thirty-four, at the Cape of Good Hope, and the first day of February one thousand eight hundred and thirty-five, at Mauritius, the claimant must briefly state his title from the person in whose name the slaves were last registered.

3d. 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 possession of the Slaves.		Number of Slaves.
	, , , , , , , , , , , , , , , , , , ,	
4.		•
		-

and shall cause the same to be published in the different newspapers of the said colony, or shall make the same 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.

4th. That such claims for compensation be made to the Assistant Commissioners, in the said cólonies, 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.

5th. That any person having, or claiming to have, any right, title, or interest in or to or 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 said colonies on or before the first day of September one thousand eight hundred and thirty-five at the Cape of Good Hope, and on or before the first day of November one thousand eight hundred and thirty-five, at Mauritius.

6th. That in case no original claim shall have been filed before the Assistant Commissioners in the said colonies within the times limited by the first rule for that purpose, any person claiming a right to receive the compensation, or any part thereof, under the fifth rule, may prefer his claim thereto before the said Assistant Commissioners, instead of a counter claim, and such claim shall be deemed and taken and be made in the same form, and be 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.

7th. That in cases in which no counter claim shall have been preferred in the said colonies within the respective times in the 5th rule mentioned, the Assistant Commissioners within the said 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, who may

thereupon proceed to award the compensation according to the several claims upon the application of the parties or their agents.

8th. 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 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).

9th. 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 to the Assistant Commissioners in the colony.

10th. That within two 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, 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 to the Assistant Commissioners in the colony.

11th. That in case no replication be filed within the time aforesaid, the Assistant 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 report the amount of compensation which may appear to them to be due upon each of the several claims and counter claims, upon application of any of the parties or their agents, and transmit copies or lists of such several reports to the Commissioners in London, who may thereupon proceed to award the

compensation accordingly, upon the application of any of the parties or their agents.

12th. That in case a replication shall be filed within the times hereinbefore limited, the Assistant Commissioners may, either upon application of any of the parties interested, or their agents for such purpose, or if to the said Assistant 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 vied voce examination of witnesses, as the case may require.

13th. That on such proof as aforesaid being made the Assistant 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 Assistant Commissioners will on a day in such notice to be named, proceed to consider and ascertain the amount of compensation which may appear to be due to the parties respectively; copies of such notice to be served by the party applying for the same on all such claimants and counter claimants, or their agents.

14th. That the said Assistant Commissioners shall

thereupon proceed according to the several rules hereinbefore stated, and according to the general rules framed by the Commissioners under the 47th clause, when they shall be confirmed, allowed, and enrolled as directed by the said Act, to ascertain and report the amount of compensation appearing to be due to any of the litigant parties, and transmit forthwith lists or copies of their proceedings and reports to the Commissioners.

15th. 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.

16th. 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.

(B.)

Form of: Claim for the Compensation to be awarded for Slaves:

Name of Estate, or Domicile of Slaves. \ (Name of Colony.) \ \{ \text{ (Same number as return.)} \} \]

The claim of A. B. of \ , in the parish of \ (as owner [a] in fee, &c.),

(by C. D. his attorney, as the case may be), to the compensation for slaves, in the possession of the said A. B. on the { 1st day of December 1834 at the Cape of Good Hope, } duly registered (except as under mentioned), [b] and described in the return made thereof on the day of 183.

(Signed, &c.)

[a] Character in which the claim is made, as
Owner in fee, Trustee,
Tenant in tail for life or Receiver,
years, Guardian,
Mortgagee, Sequestrator,

Committee, Executor, Administrator, or otherwise.

[b] In case any children shall have been born between the last registration and the { 1st December 1834 at the Cape of Good Hope, } 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 December 1834 at the Cape of Good Hope, } the claimant must briefly state his title from the person in whose name the slaves were last registered.

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(C.)

Form of Counter Claim: No. (same No. as claim or return.) Name of Estate, or) (Name of Colony.) Domicile of Slaves. The counter claim of A. B. of (by C. D. his attorney, as the case may be), in respect , and described of certain slaves registered in the said colony, and in the possession of in the return thereof.-Dated the 183 day of (Particulars of counter claim.) Schedule to Counter Claim: Name of Estate, or ? ς No. (same (Name of Colony.) Domicile of Slaves. No. as the claim or return.) Amount due on Mort Description of Estate, Right, Title, or Interest of Counter Claimant, with a reference to Name and Adgage, Judgment, or Estimated Value of other Lien or Incum-brance, in Sterling the object of Counter Claim. Slaves. Money. dress of Party Slaves in Sterling, comprised in Counpreferring Counter Claim ter Claim. Documents in support thereof. Prædial attached. Head people 2 Tradesmen.. Inferior tradesmen . . 4 Field labourers 5 Inferior field labourers Prædial unattached. Head people Tradesmen . . Inferior tradesmen.. Field labourers Inferior field labourers Non-prædial. Head tradesmen... 2 Inferior tradesmen.. 3 Head people emshipping, or other avocations..... 4 Inferior people, of the same description 5 Head domestic ser-6 Inferior domestics. Children under six years of age on the 1st day of December 1834 at the Cape of Good Hope, 1st day of February 1835 at Mauritius Aged, diseased, otherwise non-effective JOHN BONHAM CARTER. (Signed) (L. S.) JAMES LEWIS. JOHN GEORGE SHAW LEFEVRE. (L. S.) SAMUEL DUCKWORTH.

THOMAS AMYOT.

HASTINGS ELWIN.

HENRY FREDERICK STEPHENSON.

(L. S.)

(L. S.) (L. S.).

By the KING. A PROCLAMATION.

WILLIAM, R.

HEREAS William Richard Lapworth having been duly ordered by the Lords Spiritual and Temporal, in Parliament assembled, to attend before them to give evidence in the matter of a certain Bill now pending before them respecting the borough of Warwick, omitted to obey such orders: and whereas an humble Address hath been presented to Us by the said Lords Spiritual and Temporal, in Parliament assembled, requesting that We would be graciously pleased immediately to issue Our Royal Proclamation, with such reward as We should think proper, for discovering, apprehending, and detaining the said William Richard Lapworth, We have thought fit, by and with the advice of Our Privy Council, to issue this Our Royal Proclamation, hereby requiring and commanding all Our loving subjects whatsoever, to discover, apprehend, and detain, or cause the said William Richard Lapworth to be discovered, apprehended, and detained, and to carry him before some Justice of the Peace or Chief Magistrate of the county, town, or place where he shall be apprehended, who are respectively required to secure the said William Richard Lapworth, and thereof to give speedy notice to one of Our Principal Secretaries of State, to the end that the said William Richard Lapworth may be forthcoming, to be dealt withal and proceeded against according to law. And for the encouragement of all persons to be diligent and careful in endeavouring to discover and apprehend the said William Richard Lapworth, whosoever shall bring him, the said William Richard Lapworth, before some Justice of the Peace or Chief Magistrate as aforesaid, shall have and receive, as a reward for the discovering, apprehending, and bringing the said William Richard Lapworth before such Justice of the Peace or Chief Magistrate as aforesaid, the sum of ONE HUNDRED POUNDS, which Our Commissioners of Our Treasury are hereby required and directed to pay accordingly.

Given at Our Court at St. James's, this fifth day of June, in the year of Our Lord one thousand eight hundred and thirty-four, and in the fourth year of Our reign.

GOD save the KING.

By the KING. A PROCLAMATION.

WILLIAM, R.

HEREAS William Oram having been duly ordered by the Lords Spiritual and Temporal, in Parliament assembled, to attend before them to give evidence in the matter of a certain Bill pending before them, respecting the borough of Warwick, omitted to obey such orders: and whereas an humble Address hath been presented to Us by the said Lords Spiritual and Temporal, in Parliament assembled, requesting that We would be graciously pleased

such reward as We should think proper, for discovering, apprehending, and detaining the said William Oram, We have thought fit, by and with the advice of Our Privy Council, to issue this Our Royal Proclamation, hereby requiring and commanding all Our loving subjects whatsoever, to discover, apprehend, and detain, or cause the said William Oram to be discovered, apprehended, and detained, and to carry him before some Justice of the Peace or Chief Magistrate of the county, town, or place where he shall be apprehended, who are respectively required to secure the said William Oram, and thereof to give speedy notice to one of Our Principal Secretaries of State, to the end that the said William Oram may be forthcoming, to be dealt withal and proceeded against according to law. And for the encouragement of all persons to be diligent and careful in endeavouring to discover and apprehend the said William Oram, whosoever shall bring him, the said William Oram, before some Justice of the Peace or Chief Magistrate as aforesaid, shall have and receive, as a reward for the discovering, apprehending, and bringing the said William Oram before such Justice of the Peace or Chief Magistrate as aforesaid, the sum of ONE HUNDRED POUNDS, which Our Commissioners of Our Treasury are hereby required and directed to pay accordingly.

Given at Our Court at St. James's, this fifth day of June, in the year of Our Lord one thousand eight hundred and thirty-four, and in the fourth year of Our reign.

GOD save the KING.

By the KING. A PROCLAMATION.

WILLIAM, R.

HEREAS Samuel Dingley having been duly ordered by the Lords Spiritual and Temporal, in Parliament assembled, to attend before them to give evidence in the matter of a certain Bill pending before them respecting the borough of Warwick omitted to obey such orders; and whereas an humble Address hath been presented to Us by the said Lords Spiritual and Temporal, in Parliament assembled, requesting that We would be graciously pleased immediately to issue Our Royal Proclamation, with such reward as We should think proper, for discovering, apprehending, and detaining the said Samuel Dingley, We have thought fit, by and with the adsaid Samuel vice of Our Privy Council, to issue this Our Royal Proclamation, hereby requiring and commanding all Our loving subjects whatsoever to discover, appre-hend, and detain, or cause the said Samuel Dingley to be discovered, apprehended, and detained, and to carry him before some Justice of the Peace, or Chief Magistrate of the county, town, or place where he shall be apprehended, who are respectively required to secure the said Samuel Dingley, and thereof to give speedy notice to one of Our Principal Secretaries of State, to the end that the said Samuel Dingley may be forthcoming to be dealt withal and proceeded against according to law. And for the encourageimmediately to issue Our Royal Proclamation, with ment of all persons to be diligent and careful in en-

deavouring to discover and apprehend the said Samuel Dingley, whosoever shall bring him, the said Samuel Dingley, before some Justice of the Peace or Chief Magistrate as aforesaid, shall have and receive as a reward for the discovering, apprehending, and bring-ing the said Samuel Dingley before such Justice of the Peace, or Chief Magistrate as aforesaid, the sum of ONE HUNDRED FOUNDS, which Our Commissioners of Our Treasury are hereby required and directed to pay accordingly.

Given at Our Court at St. James's, this fifth day of June, in the year of Our Lord one thousand eight hundred and thirty-four, and in the fourth year of Our reign.

> GOD save the KING. *:

Whitehall, June 9, 1834.

THE following Address of the General Assembly of the Church of Scotland having been transmitted by Robert Montgomery Lord Belhaven, His Ma-jesty's Commissioner, to Viscount Melbourne, one of His Majesty's Principal Secretaries of State, has been by him presented to the King, and was very graciously received by His Majesty.

May it please your Majesty,

WE, your Majesty's most dutiful and loyal subjects, the Ministers and Elders of the Church of Scotland, beg leave to embrace the opportunity which our meeting in the General Assembly affords us, of approaching your Majesty's Throne, for the purpose of expressing the lively satisfaction with which we have observed that an Act has recently been passed by the Legislature, in consequence of which the system of slavery, so long contemplated by ourselves and our brethren with feelings of regret and anxiety, will, before the termination of the present year, stand abolished for ever throughout the British Dominions. We humbly beg to congratulate your Majesty on this event, as one which cannot fail to bestow eminent distinction on your Majesty's reign, and to afford so great facilities for the spread of the gospel throughout your Majesty's Colonies; that, by the blessing of God resting on your Majesty's efforts for giving effect to the Act referred to, these efforts may be growned with an abundant measure of success, is the fervent prayer of, may it please your Majesty, your Majesty's most faithful, most obedient, and most loyal subjects, the Ministers and Elders met in the General Assembly of the National Church of Scotland.

Signed in our name, in our presence, and at our appointment, by

Patrick M'Farlan, Moderator.

Edinburgh, June 2, 1834.

- Whitehall, June 7, 1834.

The King has been pleased to direct letters patent to be passed under the Great Seal, constituting and appointing George Baron Auckland; Rear-Admiral Sir Thomas Masterman Hardy, Bart. G. C. B.; Rear-Admiral the Honourable George Slop Clothing, Iron Heneage Lawrence Dundas, C. B.; Captain Sir all lying in the said Yard.

Samuel John Brooke Pechell, Bart. C. B.; Henry Labouchere, Esq.; and Captain Maurice Frederick Fitzhardinge Berkeley, to he His Majesty's Commissioners for executing the office of High Admiral of the United Kingdom of Great Britain and Ireland, and the dominions, islands, and territories thereunto belonging.

Whitehalt, June 10, 1834.

The King has been pleased to direct letters patent to be passed under the Great Seal of the United Kingdom of Great Britain and Ireland called Ireland, granting to Robert Shapland Carew, of Castlel oro, in the county of Wexford, and of Woodstown, in the county of Waterford, Esq. and to the heirs male of his body lawfully begotten, the dignity of a Baron of that part of the said United Kingdom called Ireland, by the name, stile, and title of Baron Carew, of the county of Wexford.

St. James's-Palace, May 27, 1834.

The King was this day pleased to confer the honour of Knighthood upon Major-General Joseph MacLean, Knight Commander of the Royal Hanoverian Guelphic Order, Commandant at Woolwich.

Commission signed by the Lord Lieutenant of the North Riding of the County of York.

James Pulleive, Esq. to be Deputy Lieutenant.
Dated 2d June 1834.

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

1st Regiment of Yeomanry Cavalry.

Cornet James Morrell to be Lieutenant, vice Sirman, appointed Adjutant of the Gloucestershire Regiment of Yeomanry. Dated 2d June 1834.

Whitehall, June 4, 1834.

The Lord Chanceller has appointed James Brown the younger, of Lymington, in the county of Southampton (and not Warwick, as inserted in last Friday's Gazette), Gent. to be a Master Extraordinary in the High Court of Chancery.

SALE OF OLD VICTUALLING STORES AT PLYMOUTH.

Admiralty, Somerset-Place, May 20, 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 17th June next, at eleven o'clock in the forenoon, the Captain Superintendent will put up to sale, in the Royal William Victualling-yard at Plymouth, several lots of

Provisions, Staves, Heading, Cooperage Stores, Slop Clothing, Iron Tanks, &c. &c. &c.

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.

SALE OF OLD VICTUALLING STORES AT DEPTFORD.

Admiralty, Somerset-Place, May 30, 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 Thursday the 12th of June next, at ten o'clock in the forenoon, the Captain Superintendent will put up to sale, in His Majesty's Victuallingyard at Deptford, several lots of

Old Provisions, Staves, Heading, Wine Pipes, Fathom Wood, old Bricks, &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.

CONTRACTS FOR VARIOUS STORES FOR HOSPITAL SERVICE.

Department of the Physician of the Navy, Somerset-Place, May 31, 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 Thursday the 12th June next, at one o'clock they will be ready to treat with such persons as man be willing to contract for supplying and delivering, into the Medical Stores at His Majesty's Victualling Yard at Deptford, all or any of the following articles, namely:

Flannel, -	•	2000 Yards.
Sacking Bottoms,		500 No.
Bed Cases,	•	500 No.
Pillow Cases (Linen),	-	1000 No.
Pillow Cases (Ticken),	•	300 No.
Sheets (Line"),	•	400 Pairs.
Night Caps (Linen),	•	2000 No.
Drawers (Flannel),	•	200 Pairs.
Shirts (Flannel),	• .	300 No.
Shirts (Linen),	-	1000 No.
Table Cloths (long),	-	200 No.
Table Cloths (short),	-	400 No.
Towels (short),	-	400 No.
Saucepans (Cast Iron)	2 quarts,	100 No.
Saucepans (Cast Iron)		150 No.
Saucepans (Cast Iron)		100 No.
Basins (Pewter)	-	100 No.
Basins, Bleeding (Pew	ter),	200 No.
Cups (Pewter) -	-	50 No.
And sundry Tin and	Earthen	Ware articles,

according to samples. Half of each to be delivered within six weeks, and

the remainder within three calendar months. Samples of the articles and the conditions of the

contracts may be seen at the said Office.

the day of treaty, nor any noticed unless the party attends, or an agent for him duly authorised in writing.

Every tender must be delivered at the above Office, and be accompanied by a letter addressed to the Secretary of the Admiralty, at Somersetplace, and signed by two responsible persons, engaging to become bound with the person tendering, in the sum of £25 per cent. on the value, for the due performance of the contracts, if the value amounts to £500, but, if under £500, by one person only.

Office of Ordnance, May 26, 1834.

THE Principal Officers of His Majesty's Ordnance do hereby give notice, that they are ready to dispose of, to such persons as may be willing to tender for the same, a quantity of

Old Copper Hoops, Mixed Metal, &c.

which have been divided into lots, and may be viewed upon application to the Principal Storekeeper at the Tower, on any day previous to the day fixed for the delivery of the tenders.

A catalogue of the several lots may be obtained by persons willing to become purchasers, on application at the Secretary's Office, in Pull-Mall; where the tenders for the whole, or any number of the said lots, are to be delivered on or before Monday the 16th of June next.

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

Advertisement for Conveyance of Troops to India.

London, June 7, 1834.

THE Court of Directors of the East India Company do hereby give notice,

That they will be ready, on Wednesday the 11th instant, before twelve o'clock, to receive tenders for

The conveyance of Troops from England to Calcutta, on board ships of 400 tons burthen and upwards.

The tender to express the rate per head for the passage, diet, and accommodation of the men for the whole voyage, and to be made according to a form which may be had at the Shipping Department, East India-house, with terms and conditions annexed.

Two thirds of the passage money will be payable in India, at the exchange of 2s. per rupee.

N.B. No tender will be received unless made and filled in according to the form prescribed.

Peter Auber, Secretary.

Royal Exchange Assurance-Office, June 4, 1834.

THE Court of Directors of the Royal Exchange Assurance do hereby give notice, that a General Court of the said Corporation will be holden at their Office, on the Royal Exchange, on Thursday the 3d of July next, from eleven o'clock in the forenoon till two o'clock in the afternoon, for the election of a Gwernor, Sub-Governor, and Deputy Governor; and that the said Court will be continued (by adjournment) and holden at the same place, and during the same hours, on Friday the 4th of July next, for the election of twenty-four Directors; No tender will be received after one o'clock on which elections will be severally declared at such

times as the Court shall appoint to receive the respective reports from the Scrutineers.

Samuel Fenning, Secretary.

The chair will be taken at twelve o clock precisely.

N.B. Printed lists of the Proprietors qualified to vote will be ready to be delivered at the Office, on Wednesday the 18th instant.

London Assurance-House, Birchin-Lane, Cornhill, June 4, 1834.

the London Assurance hereby give notice, that the transfer-books will be shut on Thursday the 19th instant, in order to make out lists of the Proprietors qualified to vote in the election of Governors and Directors, which lists will be ready to be delivered on Friday the 4th of July next; that a General Court will be held at their House, in Birchin-lane, on Tuesday the 8th of the said month of July, from eleven in the forenoon till two in the afternoon, for the election of a Governor, Sub-Governor, and Deputy Governor; that the said General Court will be continued (by adjournment), and held at the same place, during the same hours, on Wednesday the 9th of said month of July, for the election of twenty-four Directors.

John Laurence, Secretary

N. B. By an Act of Parliament, passed in the seventh year of His late Majesty George the Third, no person will be permitted to vote at the said election who has not been possessed of his or her stock six calendar months preceding, except in the cases provided for in the said Act.

British Linen Company's Bank, Edinburgh, June 2, 1834.

THE General Court of Proprietors of the British Linen Company, at their meeting held this day, having ordered half a year's dividend on the Company's capital stock to be paid at Midsummer next; notice is hereby given to the Proprietors to call for the same, at the Company's Office here, on Wednesday the 25th current; and in order to settle said dividend, no transfer of stock will be made from this date till Tuesday the 24th instant, inclusive.

Alexander Goodsir, Secretary.

June 10, 1834.

June 10, 1834.

NOTICE is hereby given, that, pursuant to an Act, passed in the forty-ninth year of the reign of His Majesty King George the Third, a meeting of the Commissioners, appointed in and by three several Acts, passed in the forty-ninth, the fifty-third, and the fifty-sixth years of the reign of His said Majesty, for building the Waterloo-bridge, and making roads to communicate therewith, will be holden on Tuesday the 24th instant, at twelve o'clock at noon, at the Company's Office, Beaufort-buildings, Strand, in the county of Middlesex.

William John Bridell, Chief, Clerk and Secretary.

Hibernian Joint Stock Company.

June 9, 1834:

T a General Meeting of the Proprietors of the Hibernian Joint Stock Company, held in Dublin on the 2d instant, a dividend of £2 per

cent, was declared on the deposit capital for the half year ending the 1st of May; notice is therefore given to the Proprietors of the Company's English stock, that the transfer-books are closed until the 16th instant, on and after which day the said dividend will be payable at our Office.

H. and J. Johnston and Co. Agents, No. 15,

Bush-lane, Cannon-street.

General Mining Association.

No. 10, Ludgate-Hill, London, June 10, 1834.

TOTICE is hereby given, that a General Meeting of the Proprietors of this Association will be held at the London Tavern, Bishopsgate street, on Thursday the 26th instant, at one o'clock precisely, to receive the half-yearly report of the Directors, and to elect four Directors, in the place of

John Gawler Bridge, Esq. Edmond Waller Rundell, Esq. H. J. da Silva, Esq. Thomas Vigne, Esq.

who go out of office by rotation, agreeably to the deed of settlement, but who being immediately re-eligible are Candidates for re-election.

By order of the Board,

G. V. Duval, Secretary.

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, carrying on business in Mulberry-Street, in Manchester, in the County of Lancaster, as Plumbers, Glaziers, and, Painters, is this day dissolved by mutual consent.—Witness our hands this 2d day of June 1834.

H. Shields.

Alexander Lowe:

THIS is to certify, that the Partnership heretofore subsisting between us, Jane Keutfield and Harriot Pooley, carrying on the business of Milliners and Dress-Makers, at No. 43, Piccadilly, in the County of Middlesex, is this day dissolved by mutual consent; all outstanding debts are to be paid to Miss Jane Kentfield whose receipt will be a sufficient discharge, and by whom all debts due from the firm will be paid, and who will in future carry on the said business.—Dated May, 28th, 1834.

Jane Kentfield.

Harriot Pooley.

Liverpool. February 13, 1834.

OTICE is hereby given, that the Partnership heretotore subsisting between us the undersigned, as Merchants, under the firm of Wainwright, Sheils, and Company, is this day dissolved by mutual causent, so far as respects the undersigned Samuel Clough, who retires from the concern.

Eli Wainwright,
By Charles Sheils, his Attorney.

Chas. Sheils. Saml. Clough.

Subsisting between us the undersigned, John Lavers and William Lance, as Insurance-Brokers, under the firm of Lavers and Lance, of No. 6, George-Yard, Lombard-Street, and Lloyd's Coffee-house, has been dissolved as from the 25th day of March last; and that all debts owing by and to the late firm are to be paid and received by the said William Lance.—Dated this 5th day of June 1834.

John Lavers,
by Benjamin Smith,
his Attorney, under a
power of Attorney, dated,
12th April 1834.

William Lance.

TOTICE is hereby given, that the Partnership heretotore subsisting between Thomas Bassett and Richard Bassett, of Bonvilstone, in the County of Glamorgan, Attorneys at Law and Solicitors, is dissolved and determined.—Dated this 5th day of June 1834. Thos. Bassett.

Richd. Bassett.

OTICE is hereby given, that the Partnership lately subsisting between us the undersigned, William Chapman Haigh and Henry Haigh, as Woolstaplers, as Bradford, in the County of York, was dissolved by mutual consent on the 28th day of May last.—Dated the 6th day of June 1834.

W. C. Haigh.

H. Haigh.

TOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, as Tallow-Chandlers, at Manchester, in the County of Lancaster, under the firm of Wroe and Law, was this day dissolved by mutual consent: As witness our hands this 28th day of May 1834.

Josiah Wroe:

John Law.

NOTICE is hereby given, that the Partnership between us the undersigned, Thomas Patmore Chalk and Henry Archer, hoth of Linton, in the County of Cambridge, Common Brewers, was on the 3d day of June instant dissolved by mutual consent: As witness our hands this 7th day of June 1834.

Thomas Patmore Chalk.

Henry Archer.

THE Copartnership heretofore existing between us the undersigned, as Provision-Merchants, at Liverpool, under mutual consent; all debts owing to or by the said firm will be received and paid by the undersigned Frederick Maitland Davidson.—Dated Liverpool, 2d day of June 1834.

A. T. Patterson.

Fred. M. Davidson.

OTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Thomas Barnes and George Thomas Barnes, of the City of London, Merchants, and of Saint Petersburgh, in the Empire of Russia, Commission Agents, was this day dissolved by mutual consent : As witness our hands this-28th day of May 1834.

Thomas Barnes.

George Thomas Barnes.

NOTICE is hereby given, that the Partnership subsisting between us, in Paradise-Wharf, Chelsea, in the County of Middlesex, in the trade or business of Blue-Manufacturers was this day dissolved by mutual consent. As witness our hands this 5th day of June 1834.

John Robinson Upton. By James Window, his Attorney.

James Window.

NOTICE is hereby given; that the Partnership heretofore subsisting between us the modernic subsisting between us the modernic subsisting between us the modernic subsisting between users and the subsistence of the subsisten subsisting between us the undersigned, Charles Tonge and Samuel Harvey, as Grocers, Tea-Dealers, Tallow-Chandlers, and Seeismen, at New Sleaford, in the County of Lincoln, was on the 28th day of this instant May dissolved by mutual consent; all debts owing to or from the said Copartnership will be received and paid by the said t harles Tonge, by whom the business will in future be carried on. — Dated the 31st day of May 1834... Charles Tonge:

Samuel Harvey.

Boston, 29th of 5th Month, 1834.

NOTICE is hereby given, that the Partnership lately subsisting and carried on by us the undersigned, Thomas Reckitt and Isaac Reckitt, as Millers, Bone-Crushers, and Manufacturer of Roman Cement, at Boston, in the County of Lincoln, under the firm of T. and I. Reckitt, was by mutual consent dissolved on and from the 19th day of the 4th Month 1833, and by the like consent all debts due from and to our late firm will be paid and received by the said Thomas Reckitt late firm will be paid and received by the said Thomas Reckitt, who will in future carry on the said business on his own account.

Thos. Reckitt.

Isaac Reckitta

OTICE is hereby given, that the Partnership heretofore Claude Guillotte.

Chas. B. Penny.

OTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, John Dobbs and Richard Gardner, carrying on business as Plumbers and Glaziers, in Manchester, in the County of Lancaster, is this day dissolved by mutual consent; all debts due and owing to and from the said Copartnership will be received and paid by the said John Dobbs.-Witness our hands this 7th day of June John Dobbs.

Richard Gardner ..

OTICE is hereby given, that the Partnership hereto-fore subsisting between us the undersigned, George-Gretton and William Thompson, as Surgeons, Apothecaries, and Accoucheurs, and carried on by us at Wrenbury, in the County of Chester, was this day dissolved by mutual consent; all debts owing to or by the said Partnership will be received and paid by the said William Thompson who is authorised to receive and pay the same: As witness our hands this 4th day of June 1834. George Gretton.

William Thompson.

OTICE is hereby given, that the Partnership lately sub-Sisting between the undersigned, John Cockerton and Gardiner More Cutmore, as Licensed Victuallers, and carried on at the King's Head, Holloway, in the County of Middlesex, was this day dissolved by mutual consent; all accounts due to and owing from the said Copartnership will be received and paid by the said Gardiner More Cutmore, by whom the business will be detailed by the said Copartnership will be received and paid by the said Gardiner More Cutmore, by whom the business will be detailed by the said Capathage and the company of the said Capathage and the company of the said Capathage and the capathage are capathage and the capatha ness will in future be carried on on his own sole and separate: account .- Dated this 7th day of June 1834.

John Cockerton: G. M. Cutmore.

OTICE is hereby given, that the Partnership heretofore subsisting between us, in the Belvoir-Street, in the Parish of Saint Margaret, in Leicester, in the County of Leicester, as Hosiers, under the firm of Richards and King, was this day dissolved by mutual consent; all debts owing by or due to the said Partnership will be paid and received by the undersigned Charles Richards, who will continue the said business on his own account, in Belvoir-Street aforesaid: As witnessour hands this 5th day of June 1834.

Chas. Richards. Thos. Kilpin King.

Dissolution of the Partnership lately subsisting between Robert' Campbell, of the City of Norwich, Licenced Hawker, No. 1450 Aj and Ronald Good, of the same City, Licenced' Hawker, No. 309 B.

OTICE is hereby given, that the Partnership lately sub-sisting between us the abovenamed, Robert Campbell and ! Ronald Good, of the said City of Norwich, Silk Mercers, Linen and Woollen-Drapers, Hatters and Hosiers, under the firm of Campbell and Good, was dissolved and determined on the 3d day of May 1834 by mutual consent: As witness our hands this 3d Robert Campbell. day of June 1834.

Ronald Good.

OTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Richard Furley, william Furley, and Henry Cross, carrying on husiness as Ship-Builders, at Trent-Port Ship-Yard, in the Parish of Beckingham, in the County of Nottingham, under the style or firm of Furley, Brothers, and Cross, is dissolved, as from the 30th day of March last, so far as regards the said Henry Cross.
All debts due to and owing from the said Partnership will be received and paid by the said Richard Furley and William Furley, by whom the said business will in future be carried on.—Dated this 4th day of June 1834.

Richard Furley. Willm. Furley. . Henry Cross ...

NOTICE is hereby given, that the Copartnership now or lately existing between us the undersigned, William Abbott and Daniel Egerton, as the Managers, Proprietors, and Lessees of the Victoria Theatre, in the Parish of Saint Mary's, Lambeth, in the County of Surrey, or otherwise, was this day dissolved by mutual consent: As witness our hands this 9th day of June 1834.

Hilliam Abbott

Danl. Egerton.

OTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, carrying on business as Wharfingers and Coal-Merchants, at Whiting's-Wharf, Broad-Street, Ratcliff, in the County of Middlesex, was this day dissolved by mutual consent: As witness our hands this 7th day of Jone 1834.

Jas. Clark. Geo. Wm. Veasey.

TOTICE is hereby given, that the Partnership between the undersigned, Thomas Snowden Hewitt and Thomas Kendall, of Sheffield, in the County of York, Coach-Makers, was this day dissolved by mutual consent; and that all debts due and owing to and from the said Partnership will be received and paid by the said Thomas Kendall and Ann Hewitt, of Sucffield aforesaid, Widow: A witness the hands of the said parties this 3d day of June 1834.

Thomas Snowden Hewitt. Thomas Kendall. .

OTICE is hereby given, that the Partnership heretofore carried on between us the undersigned, Mary Brown and Thomas Brown, as Painters, Plumbers, and Glaziers, at Saint Mary Cray, in the County of Kent, under the firm of Mary Brown and Son, is dissolved by unitual consent; and that the said business will in future be carried on by the said Mary Brown, and that all debts due to the said firm will be received by the said Mary Brown: As witness our hands this 7th day of June 1834. June 1834. Mary Brown.

Thomas Brown.

OTICE is hereby given, that the Partnership carried on at Leeds, in the County of York, by the undersigned, John Wilkinson and John Watson, as Cloth Merchants, under John Wilkinson and John Watson, as Cloth-Merchants, under the firm of Wilkinson and Watson, was this day dissolved by mutual consent; and that all debts owing from the said firm will be paid by the said John Wilkinson, at the Counting-House, in Woodhouse-Lane, in Leeds, and to whom all debts owing to the said joint trade are to be paid.—Witness our hands the 6th day of June 1834.

John Wilkinson. John Watson.

OTICE is hereby given, that the Partnership heretofore subsisting between Charles Section 1. subsisting between Charles Stock and John Savage, jun. carrying on the business of Newspaper-Agents and News-Venders, in Racquet-Court, Fleet-Street, London, and also carrying on the business of Coal-Merchants, in Racquet-Court aforesaid, hath been this day dissolved by mutual consent. The business will be henceforth carried on by the said John Savage, in Racquet-Court aforesaid. All debts due to and by the concern are to be received and paid by the said John Savage plone.-Witness the hands of the parties this 6th day of June 1834. Charles Stock.

J. Savage, jun.

OTICE is hereby given, that the Partnership formerly subsisting between John Andrews and the undersigned James Cockshott, and carried on at Pernambuco, in South America, as Commission-Merchants, under the firm of James Cockshott and Co. was dissolved by mutual consent on the 31st day of December 1833: As witness my hand this 2d day of May 1834.

Jumes Cockshott. May 1834.

Assented to by John Andrews, as verified by notice and affi-davit lodged at the London Gazette Office.

[Extract from the Ediuburgh Gazette of June 6, 1834] NOTICE

Leith; June 4, 1834. AMES STEVENSON, Merchant, in Leith, ceased, on the 28th February last, to be a Partner in the business carried on at London, under the firm of Thomas Murray; and

the said Thomas Marray, at same date, ceased to be a Partner in the business carried on at Leith, under the firm of James Ja. Stevenson.
Thos. Murray. Stevenson and Company.

JAMES SCARTH, Witness. JAMES S. CATHIE, Witness.

[Extract from the Edinburgh Gazette of June 6, 1834.]

NOTICE.

Glasgow, May 31, 1834.

Glasgow, May 31, 1834.

Fitted from the concern of Chalmers, Kilgour, and Co.

the former on the 1st January 1831, and the latter on the
29th August 1832; the business has been since continued by
Thomas Chalmers, the remaining Partner, under the same firm, and will now be carried on under the firm of Thomas Chalmers and Co. Thomas Chalmers.

Ro. Kilgour. William Chalmers.

ALEX. BARLAS. Witness. JAMES MORGAN, Witness.

owing by the Company.

[Extract from the Edinburgh Gazette of June 6, 1834.] NOTICE.

Glasgow, June 3, 1834. THE Copartnery carried on here by the subscribers, under the firm of Ross and Hislop, Woollen-Drapers, is dissolved of this date; the subscriber, Robert Ross, who continues to carry on the Woollen-Drapery business, at No. 9, Nelson-Street, is alone authorised to receive and discharge all debts due to the Company, by whom also will be paid the debts

Robert Ross. Thos. Hislop.

JAMES DREW, Writer, Witness. ARCH. CAMPBELL, Writer, Witness.

The late MISS EVANCE.

LL persons having any claims or demands on the estate of the late Miss Sarah Evance, of No. 64, Judd-Street, Brunswick-Square, in the County of Middlesex, Spinster, deceased, are requested to send the particulars thereof to Mr. R. O. Jones, 24, Southampton-Buildings, Chancery-Lane, London. Solicitor to the Executors, within one calendar month from the date hereof, in order that the same may be discharged. And all persons indebted to her estate are desired to pay their debts to the said Mr. Jones within the same time.—Dated this 6th day of June 1834.

British Guiana.-District of Berbice.-Marshal's-Office.

Sale by Execution.

Sale by Execution.

HEREAS I, the undersigned, by virtue of a writ of execution granted by his Honour Charles Wray, Chief Justice of the Honourable Courts of Justice of British Guiana, dated the 28th November 1832, having, at the instance of G. P. Van Holst and Jacob Staal, in quality as representing the firm of Charbon en Zoon, of Amsterdam, levied execution and placed under sequestration respectively, the one undivided half of plantation Waakzaambeid, cum annexis and slaves, and axicuded said execution also on the other undivided half

half of plantation Waakzaambeid, cum annexis and slaves, and extended said execution also on the other undivided half of said plantation Waakzaambeid, cum annexis and slaves, already and previously taken under execution, at the instance of W. C. Retemeyer, qq.

I, the undersigned, First Marshal for the District of Berbice, by virtue of a subsequent authority granted by his Honour Charles Wray, Chief Justice of British Guiana, dated 13th December 1833, and at the instance of above-named G. P. van Holst and Jacob Staal, in their quality aforesaid, obtainers of said last-mentioned authority, do hereby annul, cancel, and withdraw the former advertisement from this Office, under date of the 7th April 1833, respecting the intended execution sale of the one undivided halt of plantation Waakzaamheid, cum annexis, and slaves: Waakzaamheid, cum annexis, and slaves:

And further do hereby, de novo, publish, that the execution sale of the whole of plantation Waakzaambeid, cum annexis, and slaves, subject, however, and without prejudice to a certain levy made on the one undivided half of said plantation Waakzaamheid, cum annexis, and slaves, in favour of W. C. Retemeyer, qq. will now take place in the month of July of this present year 1834.

Thus done and published this 27th day of January 1834, at New Amsterdam, Berbice.

K. FRANCKEN, First Marshal.

10 be peremptorily resold, pursuant to an Order of the High Court of Chancers, made in account of the High Court of Chancery, made in causes Strong versus Ingram, Strong versus Pattison, and Gill versus Roberts, before Mr. Jesse Cornick, the person appointed for that purpose by William Brougham, Esq. one of the Masters of the said Court, at the Bull Inn, in Bridport, in the County of Dorset, on Wednesday the 25th day of June 1834, at Four o'Clock in

on Wednesday the 25th day of June 1834, at Four o'Clock in the Afternoon precisely, in three lots;

Desirable freehold and copyhold estates, messuages, and premises, and the rectorial tithes of Yendover, in the Parish of Loders, in the said County of Dorset, held for upwards of 800 years, late the property of Richard Travers, Esq. deceased. Printed particulars may be had (gratis) at the said Master's Chambers, in Southampton-Buildings, Chancery-Lane, London; of Messrs. Clowes, Orme, and Wedlake, Solicitors, 10, King's-Bench-Walk, Temple; Mr William Dean, Solicitor, 109, Guilford-Street; Mr. John Williams, Solicitor, Verulam-Buildings, Gray's-Inn, London; Mr. Templer, Solicitor, Bridport; Mr. Thomas Sabine, Solicitor, Cheddington, near Crewkerne, Somersetshire; and Mr. H. M. Watts, Solicitor, Yeovil; and at the principal Inns in Bridport and Beaminster. Yeovil; and at the principal Inns in Bridport and Beaminster.

10 be peremptorily sold, pursuant to an Order of the High Court of Chancery, made in a cause Blandy versus Lucas, with the approbation of John Edmund Dowdeswell, Esq. one of the Masters of the said Court, at the Public Sale-Room of the said Court, situate in Southampton-Buildings, Chancery-Lane, London, on Monday the 14th day of July 1834, at Two o'Clock in the Afternoon, in two lots; Certain freehold estates, consisting of a messuage and offices,

Certain freehold estates, consisting of a messuage and offices, with a stable, large garden, and green-house, situate near the Grove, Highgate; and four ninth parts or shares of and in certain messuages, situate in Gate-Street, Lincoln's Inn-Fields, in the County of Middlesex, viz. a messuage or tenement, called or known by the name or sign of the Hole in the Wall, and the several other messuages or tenements adjoining or near thereto, Nos. 6, 7, and 9, in Gate-Street

aforesaid

Printed particulars whereof may shortly be had (gratis) at the said Master's Office, in Southampton-Buildings aforesaid; of Messrs. Adlington, Gregory, and Faulkner. Solicitors, Bedford-Row; of Messrs. Peacock, Lincoln's-Inn-Fields; and at the Auction-Mart, London.

FREEHOLD ESTATES.

County of York, consisting of a messuage and cottage, and six closes of land, situate in the Parish of Acklam, in the County of York; which will be sold (pursuant to a Decree of the Court of Exchequer, made in a cause there pending intituled Berry versus Johnson), with the approlation of Jefferies Spranger, Esq. one of the Masters of the said Court) by Mr. Vaile, at his Public Sale-Room, situate in Davy Gate, in the City of York, on Thursday the 26th day of June 1834, at Twelve o'Clork at Noon, in two lots.

in the City of York, on Thursday the 26th day of June 1834, at Twelve o'Clock at Noon, in two lots.

Particulars may be had (gratis) at the said Master's Chambers, No. 2, Mitre-Court-Buildings, Inner Temple, London; of Messrs. Johnson and Weatherall, Solicitors, King's lieuch-Walk, Temple; of Messrs. Bell, Broderick, and Bell, Solicitors, Bow Church-Yard, London; of Messrs. Batty, Fisher, and Sudlow, Solicitors, Chancery-Lane, London; of Mr. Lake, Solicitor, Cateaton-Street, in the City of London; of Mr. Hall, Solicitor, Citheroe; of Mr. Brook, Solicitor, York; of Messrs. Clough and Norton, Solicitors, Huddersfield; and of Mr. Lee, of St. John's, Wakefield; and at the principal luns Mr. Lee, of St. John's, Wakefield; and at the principal Iuns

in York

Mr. William Dawson will shew the premises.

SHROPSHIRE.

75 O be shortly sold, to the best bidder, at the Crown Inn, Ludlow, pursuant to a Decretal Order of His Maiesty's Ludlow, pursuant to a Decretal Order of His Majesty's Court of Exchequer, bearing date the 24th day of March last, made in a cause Watters versus Meredith, and with the approbation of Richard Richards, Esq. the Master to whom the said cause stands referred. said cause stands referred;

All that mansion-house, together with about eleven acres of rich pasture land and orcharding, situate at Ashford Bowdler, in the County of Salop, late in the occupation of Jonathan Green, Esq. deceased, and since of his wides, Mrs. Jane Elizabeth Green; together with two convenient cottages, with gardens adjoining

Particulars will be shortly printed, and may be had (gratis) at the Master's Chambers, in Tanfield-Court, Temple, London; of Messrs, Berkeley, Solicitors, Lincoln's-Inn, London;

of Messrs. Meredith and Roeve, Solicitors, Lincoln's-Inn; of of Messrs, Meredith and Reeve, Solicitors, Lincoln's Inn; of Messrs. Richardson and Talbor, Solicitors, Bedford-Row, London; of Mr. Jonathan Green, Solicitor, Worcester; of Messrs. Platt and Hall, Solicitors, New Boswell Court, Cary-Street, London; of Mr. Hyde, Solicitor, Worcester; and of Messrs. Lloyd, Solicitors, Ludlow; the Talbot Inn, Shrewsbury; and at the place of sale.

HEREAS by a Decree of the High Court of Chancery, made in a cause Hoy versus Law, in was (amongst other things) referred to James William Fairer, Esq. one of the Masters of the said Court, to enquire and state to the Court, whether there were or was any heirs or heir at law of Court, whether there were or was any heirs or heir at law of John Hoy, late of Great Mary le-Bone-Street, in the County of Middlesex, Gentleman, deceased (who died on the 24th day of August 1804). Any persons or person claiming to be the heirs or heir at law of the said John Hoy, are forthwith, by their Solicitors, to come in before the said Master, at his Chambers, in Southampton-Buildings, Chancery-Lane, London, and make out his, her, or their claim or claims, or in default thereof he, she, or they will be excluded the benefit of the said Decree. the said Decree.

HEREAS by a Decree of the High Court of Chancery, www made in a cause wherein Frances Snelling and others are plaintiffs, and Thomas Humphreys and others are defendants, whereby it was referred to James Trower, Esq. tendants, whereby it was referred to James Trower, Esquence of the Masters of the said Court, to enquire and state to the Court who, at the time of the death of Joseph Elson, late of Ramsgate, in the County of Kent, Gentleman' (who died in the month of February 1827), was or were his Heirs or Coheirs at Law, and in gavelkind, and his Heir or Coheirs according to the custom of the Manor or Manors whereof the copyhold premises where holden, and whether such Heir or Coheirs are living or dead, and if dead who is or are his or their Heir or Coheirs, in like manner:—therefore, such Heir or Coheirs at Law are, on or before the 20th day of July 1834, by their Solicitors, to come in before the said Master, at his Chambers, in Southampton-Buildings, Chancery-Lane, London, and grove their heirship, or in default thereof they will be peremptorily excluded the benefit of the said Decree.

THEREAS by a Decree of the High Court of Chancery, made in a cause Shearly versus Shearly, it was, amongst other things, referred to James William Farrer, Esq. one of the Masters of the said Court, to enquire and state to the Court what freehold, copyhold, or leasehold estates John Shearly, late of Orpington, in the County of Kent, Farmer, deceased (who died on or about the 7th day of August 1833), died seized and possessed of, and whether such estates, or any and which of them, were subject to any and what liens, charges, or incumbrances, and if so, to whom and for what sums or sum of money, and whether the parties entitled to such liens, charges, or incumbrances held any and what other securities or security for such sums or sum of money, or any and what other securities or part thereof and whether such sums. and what parts or part thereof, and whether such sums or sum, or any and what parts or part thereof, are or is the proper debts or proper debt of the said John Shearly.—Any person or persons claiming to have any liens, charges, or incumbrances upon or against the freehold, copyhold, or leasehold estates of the said John Shearly are forthwith, by their Solicitors, to come in before the said Master, at his Chambers, in Southampton-Buildings, Chancery-Lane, London, and make good such liens, charges, or incumbrances, 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 Shearly versus Shearly, the Creditors Farmer, deceased (who died on or about the 7th day of August 1833), are forthwith, by their Solicitors, to come in and prove their debts before James William Farrer, Esq. one of the Masters of the said Court, at his Chambers, in South-ampton-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 Snelling against Humphreys, the Creditors of Joseph Elson, late of Ramsgate, in the County of Kent, Gentleman (who died in the month of February 1827), are, by their Solicitors, on or before the 20th day of July 1834, to come in and prove their debts before James Trower, for the Masters of the said Court at his Charles. Esq. one of the Masters of the said Court, at his Chambers,

iin Southampton-Buildings, Chancery-Lane, London, or in default thereof they will be peremptorily excluded the benefit of the said Decree.

DURSUANT to an Order of the High Court of Chancery, made in the matter of Mary Stanley, deceased, the Heir at Law of Mary Stanley, late of Mount Vernon, near Liverpool, in the County of Lancaster (who died on or about the 9th day of September 1833), is, on or before the 30th day of June 1834, by his Solicitor, to come in and prove his kindred hefers Grappy Boyne Boynell Keep one of the Markers of the before George Boone Roupell, Esq. one of the Masters of the said Court, at his Chambers, in Southampton-Buildings, Chan-cery-Lane, London, or in default thereof he will be peremptorily excluded the benefit of the said Order.

URSUANT to a Decree of the High Court of Chancery, made in a cause Sproule against Carnac, the Creditors of Samuel Sproule, late a Member of the Medical Board of of Sauted Sprotte, tate a Member of the Medicai Board of Bombay, in the East Indies, and late residing at Cheltenham, in the County of Gloncester, Esq. deceased (who died in or about the month of May 1829), are, on or before the 3d day of July 1834; to come in and prove their debts before the Right Honourable Robert Lord Henley, one of the Masters of the said Court, at his Chambers, in Southampton-Buildings, Chancery-Lane, London, or in default thereof they will be perempterify resided the bonefit of the said Dorver. torily excluded the benefit of the said Decree.

URSUANT to a Decree of the High Court of Chancery, made in a cause Lewes against Lewes, the Creditors of William Lewes, late of Llysnewidd, in the County of Carmarthen, Esq. deceased (who died in or about the month of March 1828), 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 Soutbampton-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 Price against Kinsey, the Creditors of Sarah Davies, late of the South Hamlet, near the City of Gloucester, but formerly of the City of Coventry, Spinster (who died in the month of August 1833), are forthwith 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 be excluded the benefit of the said Decree.

NEXT OF KIN OF SARAH DAVIES.

URSUANT to a Decree of the High Court of Chancery, made in a cause of Price against Kinsey, the Next of Kin of Sarah Davies, late of the South Hamlet, near the City of Gloucester, but formerly of the City of Coventry, Spinster, (who died in the month of August 1833), living at her death, or the personal representative or representatives of any of them who may have since died, are by their Solicitors forthwith to come in and prove their kindred and make out their claims before Sir Giffin Wilson, Knt. 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 Kidd against Kidd, the Creditors of James Kidd, late of Strood, in the County of Kent, Sail-Maker, deceased (who died in or about the month of November 1822), are, on or before the 9th day of July 1834, to come in and prove their debts before William Brougham, Esq. 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.

URSUANT to a Decretal Order of His Majesty's Court of Exchequer at Westminster, bearing date the 24th day of March last past, made in a cause Watters versus Meredith, the several persons whose names are hereunder written, who are sta ed in a certain indenture, bearing date the 3d day of December 1812, and made between Jonathan Green, of Ashford Bowdler, in the County of Salop, Esq. of the one part, and William Bowyer and Spencer Newcomb Meredith (both since deceased) of the other part, to be Creditors of Richard Hall Green, of Ashford Bowdler aforesaid, Esq. deceased, and of the said Jonathan Green, respectively, are forthwith to come in and prove their debts, if unsatisfied, thefore Richard Richards, Esq. the Master to whom the said

cause stands referred, at his Office, Tanfield-Court, Temple, London, or in default thereof they will be excluded the benefit of the said Decretal Order.

Persons stated to be Creditors of Richard Hall Green: Mr. Cooke, of or near Brampton Bryan. Messrs. Monger and Co. respecting Caynham-Road. Kinnersley and Co. Ludlow Old Bank. Executors of the late James Kinnersley, Attorney, Ludlow. Messrs. Marshall and Smith, Attorneys, Bridgenorth.

Persons stated to be Creditors of Jonathan Green: James Bullock, of Hanley Child. Ashford Parish, from Edward Hall's Charity. Richard Cropper, of Ludlow, Butcher.

TO be peremptorily sold by auction, before the major part of the Commissioners named in a Fiat in Bankruptcy awarded and issued against John Humphrey, of Weedon-Beck, in the County of Northampton, Innholder, Maltster, Dealer and Chapman, pursuant to an order of the Court of Review in Bankruptcy, at the Angel Inn, in the Town of Northampton, on Monday the 30th day of June 1834, at Five o'Clock in the Afternoon, subject to such conditions as shall be then

A new erected dwelling-house, situate near the Village of Wecdon-Beck aforesaid, and the Holyhead Road, about eight miles from Northampton and four from Daventry, now in the

miles from Northampton and four from Daventry, now in the occupation of John Pooler, Esq.

The front of the building is stone, with parapet walls, and commands a beautiful view of the adjacent country. There is a good entrance-hall and staircase, drawing-room, large and lofty bed-rooms, arched cellars, brewhouse, and all necessary outbuildings; a large walled garden, planted with choice fruit-trees, a spacious hot-house; also a malting capable of working from twelve to fourteen quarters at a steeping, with granaries for 1000 quarters of corn.

The above property, which is copyhold of inheritance, is in

excellent repair.

For further particulars apply to Messrs. Wimburn and Collett, No. 62, Chancery-Lane, London, or Mr. Gery, Solicitor, Daventry.

SPORLE, NORFOLK.

TO be sold by auction, at the Crown Inn, Swaffham, Norfolk, by Mr. J. Trundie, on Thursday the 12th day of June 1834, at Five o'Clock in the Afternoon (under an order of the major part of the Commissioners named in a Fiat in Bankruptuy issued against William Yarington, of Swaffham aforesaid, Money-Scrivener, Dealer and Chapman, made in pursuance of the application of the Mortgagee);

Lot 1. All those six brick built cottages, with the gardens and outbuildings thereto belonging, situate in the Parish of Spoile with Palgrave, now in the several occupations of the Widow

Greenwood, John Burton, and others.

Lot 2. A small piece of land, in Sporle aforesaid, fronting the road leading from Swaffham to Sporle, containing twelve perches, or thereabouts, now in the occupation of -Spencer.

The above lots are freehold, and will be sold free of auction duty.—Particulars and conditions of sale may be had on ap-plication (if by letter, free of postage) to Mr. Robert Sewell; or to Mr. W. P. Pillans, Solicitors, Swaffham.

OTICE is hereby given, that Henry Gillott, or rieanor, in the County of Derby, Currier, hath by indentures of lease and release and assignment, bering date respectively the 13th and 14th days of May last past, conveyed and assigned all his real and personal estate and effects to Richard Whyman, of his real and personal estate and effects to Richard Whyman, of Mattingham, Tauner, and John OTICE is hereby given, that Henry Gillott, of Heanor, Flintham, in the County of Nottingham, Tauner, and John Hood, of A-hby-de-la-Zouch, in the County of Leicester, Currier, upon trusts, for the equal benefit of all the Creditors of the said Henry Gillott; and that the said indentures of lease and release were respectively executed by the said Henry Gillott on the said 14th day of May last past; and that the said indenture of release and assignment was also executed by the said Richard Whyman and John Hood on the said 14th day of May last past; and that the execution of the said indentures respectively by the said Henry Gillott, and Richard Whyman and John Hood, is attested by John Bowley, of the Town and County of the Town of Nottingham, Solicitor, and John Knight, Clerk to Edward Mortimer Green, of Ashby-deJa-Zouch aforesaid, Solicitor, Notice is hereby further given, that the said indenture of release and assignment now lies at the House of Mr. Thomas Oliver, of Derby, Tanner, for execution by such of the Cred tors of the said Henry Gilbott as may think proper to avail themselves of the benefit thereof .- Dated this 19th day of May 1834.

HEREAS Jane Williams, of Boroughbridge, in the County of York, Milliner, hath by indenture, hearing date the 3d day of June instant, assigned over to a Trustee, therein named, all her personal estate and effects, upon trust, for the equal benefit of such of her Creditors as shall agree, on or before the 3d day of July next, to accept the provisions thereof in full liquidation of their respective demands. Notice is hereby given, that the said indenture is lodged at the Office of Mr. William Hirst, Solicitor to the Assignee, in Boroughbridge aforesaid, for the inspection and perusal of the Creditors of the said long Williams and the creditors of the said Jane Williams; and that such of them as shall neglect or refuse, on or before the said 3d day of July, to notify to the said William Hirst their concurrence in the provisions of the said assignment will be excluded all benefit arising therefrom .- Boroughbridge, 7th June 1834.

THIS is to give notice, that, by indentures of lease and release and appointment, bearing date respectively the 28th and 29th days of May 1834, the release and appointment made between Thomas Pointon, of Cranage, in the County of Chester, Corn Factor, and Sarah his wife, of the first part, of Chester, Corn Factor, and Saran ins wir, of the first part, Joseph Bullock, of Congleton, in the said County, Surgeon, of the second part, Samuel Pointon, of Cranage aforesaid, Corn-Factor, and the said Thomas Pointon, of the third part, and William Pointon, of Odd-Rode, in the Parish of Asthury, and William Pointon, of Odd-Rode, in the Parish of Astoury, in the said County, Miller, John Powell Swanwick, of Macclesfield, in the same County, Corn-Merchant, and the said Joseph Bullock, of the fourth part; and by indenture of assignment, bearing date the 30th day of May 1834, made between the said Samuel Pointon and Thomas Pointon of the first part, the said William Pointon, John Powell Swamwick, and Joseph Bullock, of the second part, and the several persons whose names are thereunto set, and seals affixed, for themselves or their respective Partners, Attorneys or Agents, or other persons by them respectively authorised, Creditors of the said Samuel Pointon and Thomas Pointon of the third part; they the said Samuel Pointon and Thomas Pointon did thereby convey and assign all and singular their and each of their real and personal estates and effects, whatsoever and wheresoever, unto the said William Pointon, John Powell Swanwick, and Joseph Bullock, in trust, for the equal benefit of all the Creditors of the said Samuel Pointon and Thomas Pointon, or either of them; and notice is hereby further given, that such indentures of lease, release, and appointment, were respectively duly executed by the said Thomas Pointon, Joseph Bullock, Samuel Pointon, and Thomas Pointon, and by the said William Pointon, John Powell Swanwick, and Joseph Bullock, on the 30th day of May 1834, and by the said Sarah, the wife of the said Thomas Pointon, on the 31st day of May 1834, and were respectively witnessed and attested by John Pickford, of Chapel House, in Congleton aforesaid, Solicitor, and by Isaac Kenderdine, his Clerk; and that such indenture of assignment was likewise duly executed by the said Samuel Pointon and Thomas Pointon, and by the said William Pointon, John Powell Swanwick, and Joseph Bullock, on the same 30th day of May 1834, and was also witnessed and attested by the said John Pickford and Isaac Kenderdine; and notice is hereby further given, that a meeting of such of the Creditors of the above Samuel Pointon and Thomas Pointon as have executed or assented to the above deed of assignment will be held at the Office of the above Mr. John Pickford, situate in Chapel-Street, in Congleton atoresaid, on Monday the 23d day of June 1834, at One o'Clock in the Afternoon precisely, to ascertain and collect the determination of the said Creditors upon an offer made for purchasing the remaining part of the estate at Key-Green, in Buglawton, in the said County, by a certain Creditor, then to be named, upon such terms and conditions as will there and then be explained, and to authorise and justify the Trustees in their proceedings upon that occasion.—And further to take into consideration such matters connected with or relating to the said deed of assignment and the management of the trust affairs as will be submitted to the meeting by the said Trustees, and to adopt suitable resolutions thereon .--

By order of the Trustees.

JOHN PICKFORD, Chapel House, Congleton, May 31, 1831.

John Brindley, of Alton-Mills, in the Parish of Alton, in the County of Stafford, Colour-Manufacturer, Dealer and Chap-man, are requested to meet on Thursday the 2d day of July next, at Eleven o'Clock in the Forenoon, at the House fif Elizabeth Munton and Isabelia Ann Munton, the Royal Cak Inn, in Cheadle, in the said County of Stafford, for the purpose of assenting to or dissenting from a proposal which has been made by the said Bankrupt to pay all his Creditors their debts in full in goods; and in case the said proposal shall be accepted, to give their consent, in writing, to the said Flat being annulled.

THE Creditors who have proved their debts under a

Fiat in Bankruptcy swarded and issued forth again-t

WHE Creditors who have proved their debts, or who shall prove their debts on the 27th day of June instant, under a Fiat in Bankruptcy awarded and issued forth against John Moscrop, of Manchester, in the County of Lancaster, Joiner and Builder, Dealer and Chapman (carrying on business, at Manchester aforesaid, in Partnership with John Whittaker, under the firm of Whittaker and Moscrop), are requested to meet the Assignce of the estate and effects of the said Bankrupt, on Monday the 7th day of July next, at Ten o Clock in the Forenoon precisely, at the Office of Mr. Sedden, Solicitor, in Manchester aforesaid, in order to assent to or dissent from the said Assignee selling and disposing of to or dissent from the said Assignee sering and disposing of the real and personal estate and effects of the said Bankrupt, or any part thereof, either by public auction or private con-tract, and either to the said Bankrupt or to any other person or persons, and either for ready money of on credit, and to or persons, and either for ready money or on creatif, and to their buying in the same, or any part thereof, at such auction, and resulting the same at any future auction, or by private contract, at such price or prices, and in such manner as the said Assignee shall deem expedient, and to his taking such security or securities for the same, or any part thereof, as he may think proper, without being liable to answer for or bear any loss which may happen upon such resale or security or securities; and to assent to or dissent from the said Assignee employing any accountant or accountants, or other person or persons, for the purpose of making out the accounts of and relating to, and collecting and getting in the debts due to, the relating to, and collecting and getting in the deads querto, one estate of the said Bankrupt, and otherwise winding up his affairs, and to his paying or allowing such accountant of accountants, and such other person or persons as aforesaid, such sums for their services as the said Assignee shall think proper; and also to assent to or dissent from the said Assignee commencing, prosecuting, and 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 Bankrupt, and filing and answering any petition or petitions in relation to the said estate and effects; and also to the said Assignee compounding, submitting to arbitration, or otherwise adjusting, agreeing, settling, and arranging any debts, matters, or things whatsoever relating to the estate and effects of the said Bankrupt; and generally to authorise and empower the said Assignce to act for the benefit and protection of the said estate in such way as he shall from time to time think proper; and on other special affairs.

MIE Creditors who have proved their debts under a Commission of Bankrupt awarded and issued forth against Joseph Fielding and Jeremiah Fielding, of Catterall, and also of Manchester, in the County of Lancaster, Calico Printers, Dealers and Chapmen, are requested to meet the Assigners of the estate and effects of the said Bankrupt, on the 4th day of July next, at Twelve o' Clock at Noon precisely, at the Office of Mr. James Brackenbury, in Brown-Street, in Manchester aforesaid, in order to to assent to or dissent from the said Assignees allowing the Mortgagees of part of the separate estates of the said Joseph Fielding to purchase the life interest of the said Joseph Fielding in an estate, of which he was at the time of the mortgage supposed to be the owner in feesimple, at a sum to be then named, and to deduct such par-chase money from the debt they are entitled to prove against the said separate estate; and likewise to assent to or dissent from the said Assignees relinquishing to the said Moriga ees any interest, or supposed interest, they may have in another estate of the said Joseph Fielding, the title to which is defective, and to recover which a suit in Chancery has been commenced against the said Assignees and Bankrupts, upon such terms and conditions as may be agreed upon with the said Assignees; and also to assent to or dissent from the said Assignees. signed and allowing to be proved upon the estate of the said Joseph Fielding, all or any part of the costs and expences to which the said Mortgagees liave been put in and about certain matters relating to the said mortgaged property; and also to sssent to or dissent from the said Assignees paying, out of the said Bankrupt's estate, all or any part of the costs and expences to which the said Bankrupts have been put in respect of the said Chancery suit, and other suits and matters connected with their affairs; or to the said Assignees compromising, settling, and adjusting all or any of the matters aforesaid, in such way as to them may seem proper; and on other special affairs.

Fist in Bankruptcy awarded and issued forth against William Alexander Ohmelm and James Colquhoun Kemp, of Liverpool, in the County of Lancaster, Merchants, Dealers, Chapmen, and Copartners are requested to meet the Assignees of the estate and effects of the said Bankrupts, on Tuesday the 1st day of July next, at Two of the Clock in the Afternoon, at the Office of Mr. Mawdsley, Solicitor, Doran's-Lane, Lord-Street, in Liverpool aforesaid, in order to assent to or dissent from the said Assignees selling and disposing of all or any part of the stock in trade, goods, furniture, fixtures, book and other debts, and other property of the said Bankrupts, either by public anction or private contract, or by valuation and appraisement, and together or in separate lots, or otherwise, as they may think proper, either to the said Bankrupts, or to any other person or persons whomsever who may be disposed to purchase the same, and to their giving such time for payment of all or any part of the purchase moneys thereof, and on such personal or other security for the payment of such moneys, as the said Assignees may deem expedient and right; and also to assent to or dissent from the said Assignees employing an accountant, or such other person as they may think fit, to make up and balance the Bankrupts' books and accounts, and to collect and get in the several debts due to the said estate, and making such allowners for the same as the said Assignees may think reasonable; and also to assent to or dissent from the said Assignees commencing, prosecuting, or defending any action or actions, suit or suits, at law or in equity, for recovery or defence of any part of the estate and effects of the said Bankrupts, or in anywise relating or incident thereto; and to the said Assignees compounding, submitting to arbitration, or otherwise agreeing or settling any accounts, or any other matter or thing whatsoever due or in anywise relating to the estate and effects of the said Bankrupts,

THE Creditors who have proved their debts under a Fiat in Bankruptcy awarded and issued forth against Henry Francis, Robert John Furner, and Charles John West, of the City of Norwich, Money-Scriveners, Dealers and Chapmen, are requested to meet the Assignees of the estate and effects of the said Bankrupts, on Tuesday the 1st day of July next, at Eleven o'Clock in the Forenoon precisely, at the Odice of Mr. Brightwell, Solicitor, Surrey-Street, Norwich, in order to assent to or dissent from the said Assignees paying to the clerks and servants of the said Bankrupts all arrears of their salaries and wages up to the issuing of the said Fiat; and to the said Assignees employing any of such clerks or other proper persons for the purpose of assisting in the conduct and management of the affairs of the said Bankruptcy, and the settling and winding up of the same, and of collecting and getting in the debts and effects due and belonging to the said Bankrupts, and allowing such clerks or other persons so to be employed such remuneration as to the said Assignees shall seem reasonable; and also to assent to or dissent from the said Assignees pashing an allowance to such of the said Bankrupts who shall attend to the winding up of the affairs, for their trouble and assistance, as the said Assignees shall think proper; and also to assent to or dissent from the said Assignees selling or disposing of the household goods and furniture, plate, linen, chattels and effects of the said Bankrupts, or either of them, or any part or parts thereof, by private contract, at a valuation and appraisement, or otherwise, as to them shall seem best; and also to assent to or dissent from the said Assignees relinquishing any right or interest which they may have in or to a certain sum in the bands of the Nortolk and Norwick Joint Stock Banking-Company, standing in their books to the credit or account of the wife of the said Henry Francis, or of some person in trust for her; and also to assent to or dissent from the said Assignees commencing, prov

prosecuting, defending, or opposing any petition or petitions to the Court of Review, or the Lord High Chancellor, for the recovery or defence of any part of the estate and effects of the said Bankrupts, or any or either of them, or any mortgages, liens, or incumbrances thereon, or otherwise relating thereto; or to their compounding with any debtor or debtors to the estate of the said Bankrupts; or to the submitting to arbitration or otherwise agreeing or settling any matter, claim, or dispute with any person or persons whomsoever, touching or concerning the estate and effects of the said Bankrupts, or of any or either of them; and generally to authorise the said Assignees to act for the benefit of the estate of the said Bankrupts in such manuer as shall seem to them most beneficial; and on other special affairs.

THIE Creditors who have proved their debts under a Fiat in Bankruptey awarded and issued forth against Joseph Thompson, of Sheffield, in the County of York, Grocer, Dealer and Chapman, are requested to meet the Assignees of the estate and effects of the said Bankrupt, on the 2d day of July next, at Eleven o'Clock in the Forenoon precisely, at the Office of Mr. Henry Vickers, Solicitor, in Fargate, in Sheffield aforesaid, in order to assent to or dissent from the said Assignees appointing a person, to be named at such meeting, to collect and get in the debts owing to the said Bankrupt, and to their paying him such remuneration for the same, out of the said Bankrupt's estate, as may be thought reasonable; also to assent to or dissent from the said' Assignee commencing, prosecuting, or defending any actions or suits, at law or in equity, for the recovery, defence, or protection of any part of the said Bankrupt's debts or effects; or to their settling, adjusting, compounding, or submitting to arbitration any such debts, or any accounts or other matters or things relating to the estate and effects of the said Bankrupt; and also to assent to or dissent from the said Assignees paying, out of the said Bankrupt's estate, the expences of preparing a deed of assignment of the estate and effects of the said Bankrupt, made and executed by the said Bankrupt previous to the issuing of the said Fiat; and on other special affairs.

HEREAS by an Act. passed in the sixth year of the reign of His late Maiesty 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 Declaration, 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 Bankruptey committed 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 Deslaration 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 Commission is to be executed in London, or before the expiration of eight days next after such insertion in case such Commission is to be executed in the Country:"-Notice is hereby given, that a Declaration was filed on the 10th day of June 1834, in the Office of the Lord Chancellor's Secretary of Bankrupts, signed and attested according to the and let, by

HARRY PORTER CURTIS, of Romsey, in the County of Southampton, Scrivener, that he is in insolvent circumstances, and is unable to meet his engagements with his creditors.

WHEREAS a Commission of Bankrupt, bearing date on or about the 11th day of May 1826, was awarded and issued forth against William Leader, of Wells-Street, Oxford-Street, and of Oxford-Street, both in the County of Middlesex, Coach-Maker, Dealer and Chamman; this is to give notice, that the said Commission is, under the Great Seal of the United Kingdom of Great Britain and Ireland, superseded.

or about the 14th day of May 1829, was awarded and issued forth against John Avery Halls, of Barnsfaple, in the County of Devon, Grocer, Draper, Dealer and Chapman; this is to give notice, that the said Commission is, under the Great Seal of the United Kingdom of Great Britain and Ireland, superseded.

HEREAS a Fiat in Bankruptcy, bearing date on or about the 4th day of April 1834, was awarded and issued forth against William Ph loot, late of Penmain, in the Parish of Monythusloyne, in the County of Monmouth, Coal-Blerchant, Dealer and Chapman; this is to give notice, that the said Fiat is, by order of the Court of Review in Bankruptcy, rescinded and annulled.

WHEREAS a Fiat in Bankruntcy is awarded and issued forth against John Pim and Joseph Pim, of Bartholomew-Close, in the City of London, Merchants, Commission-Agents, Dealers and Chapmen, and they being declared Bankrupts are hereby required to surrender themselves to Robert George Cecil Fane, Esq. a Commissioner of His Majesty's Court of Bankruptcy, on the 28th of June instant, at Eleven of the Clock in the Forenoon precisely, and on the 22d day of July next, at Twelve of the Clock at Noon precisely, at the Court of Bankruptcy, in Basinghall-Street, in the City of London, and make a full discovery and disclosure of their estate and effects; when and where the Creditors are to come prepared to prove their debts, and at the first sitting to choose Assignees, and at the last sitting the said Bankrupts are required to finish their examination, and the Creditors are to assent to or dissent from the allowance of their certificate. All persons indebted to the said Bankrupts, or that have any of their effects, are not to pay or deliver the same but to whom the Commissioner may appoint, but give notice to Messrs. Dawes and Chatfield, Solucitors, Angel-Court, Throgmorton-Street, or to Mr. W. Whitmore, 2, Basinghall-Street, the Official Assignee.

HERRAN a Figt in Bankruptcy is awarded and issued forth against Robert Smith the elder, of No. 65, Lower Thames-Street, in the City of London, Wharlinger, 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 17th day of June instant, at Two of the Clock in the Afternoon precisely, and on the 22d of July next, at Sleven 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 Assignces, 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, and give notice to Messrs. Fyson and Beck, Solicitors, Lothbury, or to Mr. Wm. Whitmore, 2, Basinghail-Street, the Official Assignee.

HEREAS a Fiat in Bankruptcy is awarded and issued forth against William Parker and Samuel Brewster Parker, of Copperas-Lane, Church-Street, Deptford, in the County of Kent, Colour-Manufacturers, and they being declayed Bankrupts are hereby required to surrender themselves to John Samuel Martin Fonblanque, Esq. a Commissioner of His Majesty's Court of Bankruptcy, on the 17th day of June instant, and on the 22d day of July next, at Twelve of the Clock at Noon precisely on each of the said days, at the Court of Bankruptcy, in Basinchall-Street, in the City of London, and make a full discovery and disclosure of their estate and effects; when and where the Creditors are to come prepared to prove their debts, and at the first sitting to choose Assignees, and at the second sitting the said Bankrupts are required to finish their examination, and the Creditors are to assent to or dissent from the allowance of

their certificate. All persons indebted to the said Bankrupts, or that have any of their effects, are not to pay or deliver the same but to Mr. A. B. Belcher, King's Arms-Yard, Coleman-Street, the Official Assignee, whom the Commissioner has appointed, and give notice to Mr. George Redaway, 2, Exeter-Street, Strand.

forth against Johnson Wood, of Aldersgate-Street, in the City of London, Chemist, Druggist and Trader, and he being declared a Bankrupt is hereby required to surrender himself to Joshua Evans, Esq. a Commissioner of His Majesty's Court of Bankruptcy, on the 19th day of June instant, at Twelve of the Clock at Noon precisely, and on the 22d day of July nest, 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 Income 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 Craditors 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 shall appoint, but give notice to Messrs. Watson and Broughton, Solicitors, Falcon-Square, London (Mr. Goldsmid, Basinghall-Street, Otlicial Assignee).

WHEREAS a Fiat in Bankruptcy is awarded and issued forth against James Cogle, of Bridgwater, in the County of Somerset, Saddler and Harness-Alaker, 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 of June instant, and on the 22d day of July next, at Eleven of the Clock in the Forenoon on each of the said days, at the George Inn, in Bridgwater, in the said County of Somerset, and make a full discovery and disclosure of his estate and effects; when and where the Creditors are to come prepared to prove their debts, and at the first sitting to choose Assignces, and at the last sitting the said Bankrupt is required to finish his examination, and the Creditors are to assent to or dissent from the allowance of his certificate. All persons indebted to the said Bankrupt, or that have any of his effects, are not to pay or deliver the same but to whom the Commissioners shall appoint, but give notice to Mr. Thomas Ford, Solicitor, Bridgwater, Somerset, or to Messrs, Alexander, Gem, and Pooley, Solicitors, 36, Carey-S. rect, Lincoln's-Inn, London,

WHEREAS a Fiat in Bankruptcy is awarded and issued forth against Robert Morris, of Liverpool, in the County of Lancaster, Merchant and Commission-Agent, and of Over, in the County of Chester, Salt-Manufacturer, 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 20th day of June instant, and on the 22d of July next, at One o'Clock in the Afternoon on each day, at the Clarendon-Rooms, in the said 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 topay or deliver the same but to whom the Commissioners shall appoint, but give notice to Messrs. Adlington, Gregory, and Faulkner, Solicitors, Bedford-Row, London, or to Mr. Robert Frontsham, Solicitor, Liverpool.

forth against John Messenger, late of Longeroft, in the Parish of Bowness, in the County of Cumberland, Farmer, Corn-Merchant, 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 of June instant, and on the 22d day of July next, at Eleven o'Clock in the Forencon on each day, at the Crown and Mitre Inn, in the City of Carlisle, in the said County, and make a full discovery and disclosure or 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. Mouncey and Gray, Solicitors, 9, Staple-Inn, London, or to Mr. Ewart, Solicitor, Carlisle.

HEREAS a Fiat in Bankruptey is awarded and issued forth against Hugh Brown, of Eastwood, in the Parish of Stoke-upon Trent, in the County of Stafford, Scrivener, Detler and Chapman, and he being declared a Bankrupt is hereby required to surrender himself to the Commissioners in the said Fiat named, or the major part of them, on the 25th day of June instant, and on the 22d day of July next, at Elecen of the Clock in the Forenoon on each day at the Albion Inn, in Hanley, in the County of Stafford 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 stiting to choose Assignees, and at the last sitting 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. Brandon and Cattlow, Solicitors, Cheadle.

INTEREAS a Fiat in Bankruptcy is awarded and issued forth against Joseph Higgins, of Heaton Norris, in the County of Lancaster, Ironfounder, 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 23d day of June instant, and on the 22d of July next, at One in the Afternoon precisely on each day, at the Commissioners'-Rooms, in St. Janes's-Square, in Manchester, in the County of Lancaster 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 stiting 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. James Scott, Solicitor, 15, Lincoln's-Inn-Fields, London, or to Mr. John Greenhalgh, Solicitor, Manchester.

forth against William Bortt, late of Southcoates, in County of York, Grazier and Brick and Tile Maker and Berner, Dealer and Chapman, afterwards of the Town and County of the Town of Kingston-upon-Hull, Cabriolet-Keeper, Dealer and Chapman, and now of Charles-Street, in the Parish of Sculcoates, in the said County of York, and be 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 21st day of June instant, and on the 22d of July next, at One in the Afternoon on each day, at the Kingston Hotel, in the Town and County of the Town of Kingston-upon-Hull, 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 natice to Messrs. Wiglesworth and Ridsdale, Solicitors, Gray's Inte-Square, London, or to Mr. Edward Parker, Solicitor, Selby, Yorkshire.

forth against Charles Edward Roper, of the Town and County of the Town of Southampton, Hosier, Dealer and Chapman, and he being declared a Bankrupt is hereby required to surrender himself to the Commissioners in the said Frat named, or the major part of them, on the 23d day of June instant, and on the 22d day of July next, at Twelve of the Clock at Noon on each of the said days, at the George Inn, in the Town of Southampton, and make, a full discovery and disclosure of his estate and effects; when and where the treditors 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. Henry Walker, Solicitor, 5, Southampton-Street, Bloomsbury-Square, London, or to Mr. Deacon, Solicitor, Southampton.

OBERT GEORGE CECIL FANE, Esq. one of His Majesty's Commissioners authorised to act under a Fiat in Bankruptcy awarded and issued forth against Daniel Good, of the Surrey Canal-Basin, Albany-Road, Camberwell, in the County of Surrey, Timber, Stone, and Brick-Merchant, will sit on the 1st day of July next, at Twelve of the Clock at Noon precisely, at the Court of Bankruptcy, in Basinghall-Street, in the City of London, 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.

His Majesty's Commissioners authorised to act under a Fiat in Bankruptey awarded and issued forth against David Davis, of Castle-Street, Houndsditch, in the City of London, Silversmith and Jeweller, Dealer and Chapman, will sit on the 20th day of June instant, at One of the Clock in the Aftermoon precisely, at the Court of Bankruptey, in Basinghall-Street, in the City of London (by adjournment from the 5th of March last), 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.

CHARLES FREDERICK WILLIAMS, Esq. one of His Majesty's Commissioners authorised to act under a Fiat in Bankruptcy, bearing date the 12th day of October 1832, awarded and issued against Joseph Blackstone the younger, of Gainsford-Street, Horslydown, Southwark, in the County of Surrry, Lighterman, Granary-Keeper, Corn-Merchant, Dealer and Chapman, wilk sit on the 3d day of July next, at Eleven of the Clock in the Forenoon precisely, at the Court of Bankruptcy, in Basinghall-Street, in the City of London, in order to Audit the Accounts of the Assignees of the estate and effects of the said Bankrupt under the said 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."

DWARD HOLROYD, Esq. one of His Majesty's Commissioners authorised to act under a Fiat in Bankruptcy, bearing date the 27th day of February 1834, awarded and issued against Richard Moore, late of Old Bond-Street, in the City of Bath, Linen-Draper, Dealer and Chapman (and late also in Partnership with Henry Coward and James Coward, of the same City, trading under the style and firm of Cowards and Moore), and now residing in Liverpool-Street, in the Parish of St. Pancras, out of business, will sit on the 3d of July next, at Twelve at Noon precisely, at the Court of Bankruptcy, in Basinghall-Street, in the City of London, to Audit the Accounts of the Assignee of the estate and effects of the said 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."

DWARD HOLROYD, Esq. one of His Majesty's Commissioners authorised to act under a Fiat in Bankruptcy, bearing date the 11th day of February 1834, awarded and issued forth against Henry Grimsdale, of High Wycombe, in the County of Bucks, Innkerper, Dealer and Chapman, will sit on the 3d of July next, at Eleven in the Forencon precisely, at the Court of Bankruptcy, in Basingkall-Street, in the City of London, 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."

OHN SAMUEL MARTIN FONBLANQUE, Esq. one of His Majesty's Commissioners authorised to act under a Fiat in Bankruptcy, hearing date the 31st day of December 1833, awarded and issued forth against William Salter Castell, of Piccadilly, in the Parish of St. James, Westminster, in the County of Middlesex, Printer and Stationer, will sit on the 3d of July next, at Eleven in the Forenoon precisely, at the Court of Bankruptcy, in Basinghall-Street, in the City of London, in order to Audit the Accounts of the Assignees of the estate and effects of the said bankrupt under the said Fiat, pursuant to an Act of Parliament made and passed in the sixth year of the reign of H-s late Majesty King George the Fourth, initialed "An Act to amend the Laws relating to Bankrupts."

OHN SAMUEL MARTIN FONBLANQUE, Esq. one of His Majesty's Commissioners authorised to act under a Fiat in Bankruptcy, bearing date the 22d day of February 1834, awarded and issued forth against Richard Heale, of Mincing Lane, in the City of London, Wholesale Grocer, Dealer and Chapman (carrying on business under the firm of Richard Heale and Co), will sit on the 3d day of July next, at Twelve of the Clock at Noon precisely, at the Court of Bankruptcy, in Basinghall-Street, in the City of London, in order to Audit the Accounts of the Assignees of the estate and effects of the said Bankrupt under the said 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."

HOHN SAMUEL MARTIN FONBLANQUE, Esq. one of His Majesty's Commissioners authorised to act under a Flat in Bankruptcy, bearing date the 26th of February 1834, awarded and issued forth against Aaron Sillito, of Macclesfield-Street, City-Road, in the County of Middlesex, Wharsinger, Dealer and Chapman, will sit on the 3d day of July next, at half past Eleven of the Clock in the Forenoon precisely, at the Court of Bankruptcy, in Basinghali-Street, in the City of London, in order to Audit the Accounts of the Assignces of the estate and effects of the said Bankrupt under the said Fiat, pursuant to an Act of Parliament, unada 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."

OBERT GEORGE CECIL FANE, Esq. one of His Manission of Bankrupt, bearing date the 5th day of February 1822, awarded and issued forth against George Medows Morgan, of Queenhithe, Upper Thames-Street, in the City of London, Wholesale Stationer and Rag-Merchant, Dealer and Chapman, will sit on the 1st of July next, at Two in the Afternoon precisely, at the Court of Bankruptcy, 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, intituled "An Act to amend the laws relating to Bankrupts."

JOSHUA EVANS, Esq. one of His Majesty's Commissioners authorised to act under a Fiat in Baukruptcy, bearing date the 15th day of March 1834, awarded and issued forth against Edward Knowles, of Barking, in the County of Essex, Grocer and Cheesemonger, Dealer and Chapman, will sit on the 2d day of July next, at Eleven of the Clock in the Forenoon precisely, at the Court of Bankruptcy, in Basinghall-Stréet, in the City of London, 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."

I WIE Commissioners in a Fiat in Bankruptcy, bearing date the 2d day of January 1834, awarded and issued forth against James Dingley, of the Borough of Birmingham, in the County of Warwick, Haberdasher, Hosier, and Draper, Dea er and Chapman, intend to meet on the 4th day of July

next, at One o'Clock in the Afternoon, at the New Royal Hotel, in New-Street, Birmingham, 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 "An Act to amend the laws relating to Bankrupts."

date the 21st of November 1833, awarded and issued forth against George Arnold, of the City of Bath, in the County of Somerset, Innkeeper, Dealer and Chapman, intend to meet on the 7th of July next, at One o'Clock in the Afternoon, at the Castle and Ball Inn, in the said City of Bath, 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."

The Commissioners in a Fiat in Bankruptcy, bearing date the 15th day of May 1832, awarded and issued forth against Thomas Lockett and Charles Penswick, now or late of Manchester, in the County of Lancaster, Engravers, Dealers, Chapmen, and Copartners, intend to meet on the 5th day of July next, at Ten of the Clock in the Forenoon, at the Commissioners'-Rooms, in St. James's-Square, in Manchester, in the County of Lancaster, in order to Audit the Accounts of the saignees of the estate and effects of the said Bankrupts 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."

THE Commissioners in a Fiat in Bankruptcy, bearing date the 31st day of December 1833, awarded and issued forth against Archibald M Call, of Manchester, in the County of Lancaster, Merchant and Wine and Spirit Dealer, Dealer and Chapman, intend to meet on the 3d day of July next, at Ten o' clock in the Forenoon precisely, at the Commissioners'-Rooms, in Saint James's-Square, in Manchester aforesaid, in order 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 "An Act to amend the laws relating to Bankrupts."

The Commissioners in a Renewed Commission of Bank-rupt, bearing date the 8th day of November 1831, awarded and issued forth against Edward Bradshaw, James Poulson, and Brian Vitty, of Manchester, in the County of Lancaster, Horse-Milliners and Copartners, intend to meet on the 19th day of July next, at One in the Afternoon at the Commissioners'-Rooms, in St. James's-Square, in Manchester aforesaid, in order to Audit the Accounts of the Assignees of the separate estate and effects of the said Edward Bradshaw, one of the said Bankrupts under the said Commission, pursuant to an Act of Parliament, made and passed in the sixth year of the reign of His late Majesty King George the Fourth, intituled "An Act to amend the laws relating to Bankrupts."

CHARLES FREDERICK WILLIAMS, Esq. one of His Majesty's Commissioners authorised to act under a Fiat in Bankruptcy, bearing date the 12th day of October 1832, awarded and issued forth against Joseph Blackstone the younger, of Gainsford-Street, Horslydown, Southwark, in the County of Surrey, Lighterman, Granary-Keeper, Corn-Merchant, Dealer and Chapman, will sit on the 3d of July next, at half past Eleven of the Clock in the Forenoon precisely, at the Court of Bankruptcy, in Basinghall-Street, in the City of London, 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 SAMUEL MARTIN FONBLANQUE, Esq. one of His Majesty's Commissioners authorised to act under a Fiat in Baukruptcy, bearing date the 31st day of January 1834, awarded and issued forth against John Middlemist, of Cape's Nursery, Shepherds-Bush, in the County of Middlesex, Nurseryman, Seedsman, Dealer and Chapman (now or late Partner with Alexander Wood, late of the same place, Nurseryman and Seedsman, will sit on the 1st day of July next, at Twelve of the Clock at Noon precisely, at the Court of Bankruptcy, in Basinghall-Street, in the City of London, to make a Dividend of the estate and effects of the said Bankrupt; when and where the Creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

OHN SAMUEL MARTIN FONBLANGUE, Esq. one of His Majesty's Commissioners authorised to act under a Fiat in Bankruptcy, bearing date the 5th day of November 1833, awarded and issued forth against John Everard Farr, of Bablock, in the County of Hertford, Carpenter and Builder, will sit on the 1st day of July next, at half past Twelve of the Clock in the Afternoon 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.

OBERT GEORGE CECIL FANE, Esq. one of His Manission of Bankrupt, bearing date the 5th day of February 1822, awarded and issued forth against George Medows Morgan, of Queenhithe, Upper Thames-Street, in the City of London, Wholesale Stationer and Rag-Merchant, Dealer and Chapman, will sit on the 1st day of July next, at Two of the Clock in the Afternoon 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.

OBERT GEORGE CECIL FANE, Esq. one of His Manission of Bankrupt, bearing date the 22d day of December 1331, awarded and issued forth against John Hawkins and George Roddis, of the Haymarket, in the Parish of St. James, Westminster, in the County of Middlesex, Wine and Spirit-Merchants, Dealers and Chapmen, will sit on the 1st day of fully next, at Ten o'Clock in the Forenoon precisely, at the Count of Bankruptcy, in Basinghall-Street, in the City of London, to make a Final Dividend of the estate and effects of the said Bankrupts; when and where the Creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit or the said Dividend. And all claims not gluen proved will be disallowed.

bearing date the 16th of January 1834, awarded and issued forth against Thomas Webb, of Wellington, in the County of Salop, Innkeeper, Dealer and Chapman, intend to meet on the 4th day of July next, at Twelve of the Clock at Noon, at the Raven and Bell Inn, in Shrewsbury, in the said County of Salop, in order 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 "An Act to amend the laws relating to Bankrupts;" and the said Commissioners also intend to meet on the same day, at One o'Clock in the Aftermoon, and at the same place, to make a Further Dividend of the estate and effects of the said Bankrupt; when and where the Creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the Dividend. And all claims not then proved will be disallowed.

date the 11th day of January 1833, awarded and issued forth against John Greene, of Ampthill, in the County of Bedford, Scrivener, intend to meet on the 3d day of July next, at Twelve of the Clock at Noon, at the King's Arms Jun, at Bedford, in the said County, in order to Andit the Accounts of the Assignces of the estate and effects of the said Dankrupt under the said Fiat, pursuant to an Act of Par-

liament, made and passed in the sixth year of the reign of His late Majesty King George the Fourth, intituled "An Act to amend the laws relating to Bankrupts;" and the said Commissioners also intend to meet on the same day, at One in the Afternoon, and 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.

If the Commissioners in a Fiat in Bankruptcy, bearing date the 22d day of February 1834, awarded and issued forth against Thomas Shaw and Benjamin Wild, of Charlesworth, in the County of Derby, Cotton-Spinners, Dealers and Chapmen and Copartners (the said Benjamin Wild also carrying on business at Manchester, in the County of Lancaster, as an Innkeeper, intend to meet on the 2d day of July next, at Eleven in the Forenoon precisely, at the Commissioners', Rooms, in Saint James's Square, in Manchester, in the said County, to Audit the Accounts of the Assignees of the estate and effects of the said Bankrupts 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 the same hour, and at the same place, in order to make a Dividend of the estate and effects of the said Bankrupts; when and where the Creditors, who have not already proved their debts are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

THE Commissioners in a Renewed Commission of Bank-rupt, bearing date the 8th day of November 1831, awarded and issued forth against Edward Bradshaw, James Poulson, and Brian Vitty, of Manchester, in the County of Lancaster, Horse-Milliners and Copartners, intend to meet on the 17th day of July next, at One in the Afternoon, at the Commissioners'-Rooms, in St. James's-Square, in Manchester, in the said County, in order to make a Dividend of the separate estate and effects of Edward Bradshaw, one of the said Bankrupts; when and where the Creditors who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said disallowed. And all claims not then proved will be disallowed,

THE Commissioners in a Flat in Bankruptcy, bearing date the 15th day of May 1832, awarded and issued forth against Thomas Lockett and Charles Penswick, now or late of Manchester, in the County of Lancaster, Engravers, Dealers, Chapmen, and Copartners, intend to meet on the 3d day of July next, at Three in the Afternoon, at the Commissioners'-Rooms, in Saint James's-Square, in Manchester, to make a Dividend of the estate and effects of the said Bankrupts; when and where the Creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

THE Commissioners in a Fiat in Bankruptcy, hearing date the 31st of December 1833, awarded and issued forth against 'Archibald M'Call, of Manchester, in the County of Lancaster, Merchant and Wine and Spirit-Dealer, Dealer and Chapman, intend to meet on the 2d day of July next, at Ten o'Clock in the Forenoon precisely, at the Commissioners' Rooms, in Saint James's-Square, in 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.

INTEL Commissioners in a Fiat in Bankruptcy, bearing date the 16th day of September 1833, awarded and issued forth against Edward Emerson and Barnabas Fenwick, of Stella, in the County of Durham, and of the Town and County of Newcastle-upon-Tyne, Ironfounders, Partners in trade, Dealers and Chapmen, intend to meet on the 1st day of July next, at Eleven o'Clock in the Forenoon, at the Bankrupt Commission-Room, Royal-Arcade, Newcastle upon-Tyne, in order to make a Further Dividend of the joint estate and effects of the said Bankrupts; when and where the Creditors who have not already proved their debts, are to

proved will be disallowed.

MIR Commissioners In a Fiat in Bankruptcy, bearing date the 2d day of January 1834, awarded and issued forth against James Dingley, of the Borough of Birmingham, in the County of Warwick, Haberdasher, Hosier, and Draper, Dealer and Chapman, intend to meet on the 4th day of July next, at Two o'Clock in the Afternoon, at the New Royal Hotel, in New-Street, in Birmingham, 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.

WHEREAS the Commissioners acting in the prosecu-VV tion of a Fiat in Bankruptcy awarded and issued forth-against John Naylor, now or late of Belper, in the County of Derby, Cheese-Factor, Dealer and Chapman, have certified to the Lord High Chancellor of Great Britain, and to the Court of Review in Bankruptcy, that the said John Naylor 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 John Navlor 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 1st day of July

HERRAS the Commissioners acting in the prosecu tion of a Fiat in Bankruptcy awarded and issued forth against John Roberts, of Carnarvon, in the County of Carnaryon, Merchant, 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 John Roberts hath in all things con-formed 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 John Roberts 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 1st day of July next.

WHEREAS the Commissioner acting in the prosecution of a Fiat in Bankruptcy awarded and issued forth against John Harry Green, of Finch-Lane, in the City forth against John Harry Green, of Finch-Lane, in the City of London, Bill-Broker, Dealer and Chapman, hath certified to the Right Honourable the Lord High Chancellor of Great Britain, and to the Court of Review in Bankruptcy, that the said John Harry Green liath 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 Harry Green will be allowed and confirmed by the Court of Review, established by the said last mentioned Act; unless cause he shewn to the said Court to the contrary on or before the 1st day of July next.

HEREAS the Commissioners acting in the prose cution of a Fiat in Bankruptcy awarded and issued forth against Peter Bretherton, late of Liverpool, and of Parr, near St. Helens, both in the County Palatine of Lancaster, Stage Coach Proprietor, Dealer and Chapman, have certified to the Right Honourable the Lord High Chancellor of Great Britain, and to the Court of Review in Bankruptey,

come prepared to prove the same, or they will be excluded that the said Peter Bretherton hath in all things conformed the benefit of the said Dividend. And all claims not then bimself according to the directions of the Acts of Parhimself according to the directions of the Acts of Par-liament 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 Peter Bretherton 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 1st day of July next.

> HEREAS the Commissioners acting in the prosecution of a Fiat in Bankruptcy awarded and issued forth against John McConochie and William McConochie, of Liverpool, in the County of Laucaster, Stone-Masons, Builders, Cart-Owners, Dealers and Chapmen and Copartners, have certified to the Right Hon. the Lord High Chancellor of Great Britain, and to the Court of Review in Bankruptcy, that the said William M'Conochie bath in all things conformed himself according to the directions of the Acts of Parlia-ment made 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, 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 M'Conochie 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 1st day of July next,

> VILERBAS the Commissioner acting in the prosecu-tion of a Fiat in Bankruptcy awarded and issued forth against Albert Schless, of the Strand, in the City of Westagainst Albert Schloss, in the City of West-minster, Bookseller, Dealer and Chapman, hath certified to the Right Honourable the Lord High Chaucellor of Great Britain, and to the Court of Review in Bank-ruptcy, that the said Albert Schloss 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 Maan Act, passed in the sixth year of the reign of His late Ma-jesty 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 Ma-jesty, intituled "An Act to establish a Court in Bank-ruptcy," the Certificate of the said Albert Schloss will be allowed and confirmed by the Court of Review, established by the said last-mentioned Act, unless cause he shewn to the said Court to the contrary on or before the 1st day of July payt. July next.

> 7 HEREAS the Commissioners acting in the prosecution of a Flor in Ranks water 7 HEREAS the Commissioners acting in the prosecution of a Fiat in Bankruptcy awarded and issued forth against Thomas Hamer, of Huddersfield, in the County of York, Woolstapler, Dealer and Chapman, have certified to the Lord High Chancellor of Great Britain, and to the Court of Review in Bankruptcy, that the said Thomas-Hamer bath in all things conformed himself according to the disactions of the Acts of Parliament made and now in the directions of the Acts of Parliament mode and now intorce concerning Bankrupts; this is to give notice, that hy 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 Hispresent Majesty, initialed "An Act to establish a Court in Bankruptcy," the Certificate of the said Thomas Hamer will be allowed and confirmed by the Court of Review, established by the said last-mentioned Act, unless cause be shewn to the Court to the contrary on or before the 1st day of July: next.

> WHEREAS the Commissioner acting in the prosecution against John Latchford, of Piccadilly, in the County of Middlesex, Bit and Spur-Maker, Dealer and Chapman, bath certified to the Right Hon, the Lord High Chancellor of Great Britain, and to the Court of Review in Bankruptcy, that the said John Latchford hath in all things conformed himself ac-cording 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 John Latchford 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 or before the let due of July page. to the contrary on or before the 1st day of July next.

HEREAS the Commissioner acting in the prosecu-HEIREAS the Commissioner acting in the prosecution of a Fiat in Bankruptcy awarded and issued against Harry Bristow Wilson, of Lawrence-Pountney-Hill, in the City of London, Boarding-House-Keeper, Dealer and Chapman, hath certified to the Right Honourable the Lord High Chancellor of Great Britain, and to the Court of Review in Bankruptcy, that the said Harry Bristow Wilson 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. 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 Harry Bristow Wilson will be allowed and confirmed by the said Court of Review, established by the said last-mentioned Act, pulless cause he sheavy to the said Court to the contrary on or unless cause he shewn to the said Court to the courrary on or before the 1st day of July next.

Notice to the Creditors of Messrs Wilson and Sons, Iron-Masters, Wilsontown, and of Messrs: James Wilson and William Wilson, as Partners of that Company, and as

Edinburgh, June 6, 1834.

A RCHIBALD GIBSON, Accountant, in Edinburgh, Trus-tee on the sequestrated estates of the said Company and The tee on the sequestrated estates of the said Company and individuals, hereby requests the Creditors to meet within his Chambers, No. 7, Ferres-Street, Edinburgh, on Thursday the 26th day of June current, at Two o'Clock P. M. for the purpose of their considering a report made by the accountant, under remit in the process of multiplepoinding at Mr. Gillespie's instance, relative to the claim of the Wilsontown Creditors to the found hold in that process as the half of the constant. tors to the fund held in that process, as the half of the price of the Wilsontown Iron-Works, and directing the Trustee as to the procedure which may appear to them most for their interest thereanent, and as to other important matters to be laid before the meeting.

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

Glasgow, June 4, 1834.

AVID MUAREN, Accountant, in Glasgow, Trustee on I the sequestrated estate of the said John Barlas, hereby intimates, that at a general meeting of the Creditors held this day, the Bankrupt appeared and made offer of a composition on the amount of his debts contracted and slue prior to the date of the sequestration of his estate, which was entertained by the meeting as fair and reasonable. And that another meeting of the Creditors will be held within the Office of the Trustee, 60, Ingram-Street, on Thursday the 26th day of June current, at Eleven o'Clock in the Forenoon, to decide on said offer, with or without amendment, in terms of the Statute.

NOTICE is hereby given, that Thomas Barton Bowen, Esq. one of His Majesty's Commissioners for the Relief of Insolvent Debtors, will, on the 18th day of June 1834, at the hour of Ten in the Forenoon precisely, attend at the Court-House, at Lincoln, in the County of Lincoln, and hold a Court for the Relief of Insolvent Debtors, pursuant to the Statute.

Bowen, Esq. one of His Majesty's Commissioners for the Relief of Insolvent Debtors, will, on the 18th day of June 1834, at the hour of Ten in the Forenoon precisely, attend at the Court-House, at the City of Lincoln, in the County of the same City, and hold a Court for the Relief of Insolvent Debtors, pursuant to the Statute.

NOTICE is hereby given, that Thomas Barton Bowen, Esq. one of His Majesty's Commis-sioners for the Relief of Insolvent Debtors, will, on the 20th day of June 1834, at the hour of Ten in the Forenoon precisely, attend at the Court-House, at Nottingham, in the County of Nottingham, and hold a Court for the Relief of Insolvent Debtors, pursuant to the Statute.

NOTICE is hereby given, that Thomas Barton Bowen, Esq. one of His Majesty's Commis-sioners for the Relief of Insolvent Debtors, will, on the 20th day of June 1834, at the hour of Ten in the Forenoon precisely, attend at the Court-House, at the Town of Nottingham, in the County of the same Town, and hold a Court for the Relief of Insolvent Debtors, pursuant to the Statute.

NOTICE is hereby given, that William John Law, Esq. one of His Majesty's Commissioners for the Relief of Insolvent Debtors, will, on the 16th day of June 1834, at the hour of Ten in the Forenoon precisely, attend at the Court-House, at Dorchester, in the County of Dorset, and hold a Court for the Relief of Insolvent Debtors, pursuant to the Statute.

NOTICE is hereby given, that William John Law, Esq. one of His Majesty's Commissioners for the Relief of Insolvent Debtors, will, on the 19th day of June 1834, at the hour of Ten in the Forenoon precisely, attend at the Court-House, at Plymouth, in the County of Devon, and hold a Court for the Relief of Insolvent Debtors, pursuant to the Statute,

NOTICE is hereby given, that William John Law, Esq. one of His Majesty's Commissioners for the Relief of Insolvent Debtors, will, on the 21st day of June 1834, at the hour of Ten in the Forenoon precisely, attend at the Court-House, at Bodnin, in the County of Cornwall, and hold a Court for the Relief of Insolvent Debtors, pursuant to the Statute,

NOTICE is hereby given, that Thomas Barton Bowen, Esq. one of His Majesty's Commissioners for the Relief of Insolvent Debtors, will, on the 23d day of June 1831, at the hour of Ten in the Forenoon precisely, attend at the Court-House, at Derby, in the County of Derby, and hold a Court for the Relief of Insolvent Debtors, pursuant to the Statute.

NOTICE is hereby given, that Thomas Barton Bowen, Esq. one of His Majesty's Commis-sioners for the Relief of Insolvent Debtors, will, on the 25th day of June 1834, at the hour of NOTICE is hereby given, that Thomas Barton | Ten in the Forenoon precisely, attend at the CourtHouse, at Chester, in the County of Chester, and hold a Court for the Relief of Insolvent Debtors, pursuant to the Statute.

NOTICE is hereby given, that Thomas Barton Bowen, Esq. one of His Majesty's Commissioners for the Relief of Insolvent Debtors, will, on the 25th day of June 1834, at the hour of Ten in the Forenoon precisely, attend at the Court-House, at the City of Chester, in the County of the same City, and hold a Court for the Relief of Insolvent Debtors, pursuant to the Statute.

NOTICE is hereby given, that Thomas Barton Bowen, Esq. one of His Majesty's Commissioners for the Relief of Insolvent Debtors, will, on the 27th day of June 1834, at the hour of Ten in the Forenoon precisely, attend at the Court-House, at Liverpool, in the County of Lancaster, and hold a Court for the Relief of Insolvent Debtors, pursuant to the Statute.

NOTICE is hereby given, that William John Law, Esq. one of His Majesty's Commissioners for the Relief of Insolvent Debtors, will, on the 23d day of June 1834, at the hour of Ten in the Forenoon precisely, attend at the Court-House, at Exeter, in the County of Devon, and hold a Court for the Relief of Insolvent Debtors, pursuant to the Statute.

NOTICE is hereby given, that William John Law, Esq. one of His Majesty's Commissioners for the Relief of Insolvent Debtors, will, on the 23d day of June 1834, at the hour of Ten in the Forenoon precisely, attend at the Court-House, at the City of Exeter, in the County of the same City, and hold a Court for the Relief of Insolvent Debtors, pursuant to the Statute.

NOTICE is hereby given, that William John Law, Esq. one of His Majesty's Commissioners for the Relief of Insolvent Debtors, will, on the 26th day of June 1834, at the hour of Ten in the Forenoon precisely, attend at the Court-House, at Wells, in the County of Somerset, and hold a Court for the Relief of Insolvent Debtors, pursuant to the Statute.

NOTICE is hereby given, that William John Law, Esq. one of His Majesty's Commissioners for the Relief of Insolvent Debtors, will, on the 28th day of June 1834, at the hour of Ten in the Forenoon precisely, attend at the Court-House, at Bath, in the County of Somerset, and hold a Court for the Relief of Insolvent Debtors, pursuant to the Statute.

THE COURT FOR RELIEF OF INSOLVENT DEBTORS.

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

The Matters of the PETITIONS and SCHEDULES of the PRISONERS hereinafter named (the same having been filed in the Court) are appointed

to be heard at the Court-House, in Portugal-Street, Lincoln's-Inn-Fields, on Tucsday the 1st day of July 1834, at Nine o'Clock in the Forenoon.

William Hanbury Jones, formerly of Earl's-Terrace, Kensing-

William Hanbury Jones, formerly of Earl's-Terrace, Kensington, in the County of Middlesex, and late of No. 4, Crescent-Place, Clapham-Common, Surrey, and of King's-Bench-Walk, Temple, in the City of London, Conveyancer. William Venables, formerly of Nos. 75 and 76, Lamb's Conduit-Street, Middlesex, in Copartnership with James Walford, trading under the firm of Venables and Company, and late of the grant blee Linear Persons City Masser. late of the same place, Linen-Draper, Silk-Mercer, Haber-dasher, and Upholsterer.

George Frederick Rowe, formerly of the Royal Naval Hos-pital, at Haslar, near Gosport, County of Southampton, then stationed at Malta, in the Mediterranean, then of Portin the County of Southampton, and late of No. 42, Smith-Street, Chelsea, Middlesex, Assistant-Surgeon in His

Majesty's Royal Navy: Samuel Thomas Roberts, formerly of Jeffery's-Square, Saint Mary-Axe, and of Lloyd's Coffee-House, Royal Exchange, in the City of London, and late of Lad-Lane, in the said City, Mariner and Ship-Agent.

City, Mariner and Sup-Agent.

James Hughes, formerly of the Woolpack, Mourning Lane,
Homerton, Victualler, then of the Grove, Hackney, both in
Middlesex, out of business, then of High-Street, Cheshunt,
Herts, Baker and Corn-Dealer, then of Crispin Street,
Spital-Fields, and late of Lower-Street, Islington, both in
Middlesex, late a Corn-Chaptler, now out of business.

Enjanin Barber, formerly of Great Chapel-Street, Sobo, Chandler's Shopkceper, then of Little Titchbourn-Street, Tottenham Court-Road, then of Devonshire Street, Lisson-Grove, then of Wakefield Mews, Regent's-Square, then of Lancaster-Street, Burton-Crescent, and late of Great Or-mond-Yard, Queen-Square, all in Middlesex, Cabman. David Riddington, late of Gray's-Inn-Lane, Middlesex, Chand-

ler's Shopkeoper and Shopman to a Grocer and Ten-Dealer. William Lester (sued with James Steel and Charles Stokes), formerly of No. 17, Pavement, Mourfields, then of No. 1, Leather-Sellers'-Buildings, London-Wall, Green Grocer and Fruiterer, and late of the Two Brewers, London-Wall, all in London, Licensed Victualler.

in London, Licenced Victualler.

George Alexander Gasley (sued and committed as George Gasley), formerly of Newman-Street, Oxford-Street, and of Perry's Place, Oxford-Street, and late of No. 5, Berwick-Street, Soho, Middlesex, Dealing in and Repairing Old Furniture, and at No. 11, New-Street, Broad-Street, Golden-Square, Commission-Agent, Carver, and Gilder.

John Stebbing, late of No. 16, Cotton-Street, Poplar, Middlesex, Stage Coach Proprietor.

William Barnett, formerly of No. 65, Union-Street, Southwark, Surrey, afterwards of No. 68, Union-Street, Southwark, Surrey, afterwards of No. 18, Dean-Street, Southwark, Surrey, afterwards of Olmey, Buckinghamshire, and late of No. 18, Dean-Street aforesaid, Boot and Shoe-Maker.

Maker.

William Smith, formerly of No. 19, Cross-Street, Newington, Surrey, Butcher and Corn-Dealer, afterwards of No. 21, Canterbury-Place, Walworth-Road, Surrey, out of business or employment, afterwards of No 3, White Hart-Place, Kennington-Cross, Lambeth, Surrey, Eating-House-Keeper, and late of No. 22, Amelia-Street, Walworth-Road, Surrey, out of business or employment.

On Wednesday the 2d day of July 1834, at the same Hour and Place.

Alexander Donaldson, formerly of Stanhope-Street, Clare-Market, out of employment, and late of the Rose and Crown, No. 7, Great James-Street, Paddington, Retail Dealer in

Beer.
Samuel Thacker, formerly of No. 30, Laystall-Street, Liquorpond-Street, Saint Andrew's, Holborn, then of No. 32, Tysoe-Street, Wilmington-Square, Clerkenwell, then of No. 6, Pearl Crescent, Bagnigge-Wells-Road, then of No. 30, Union-Street East, Spital-Fields, and late of No. 32, Tysoe-Street atoresaid, all in Middlesex, Master Tailor and Lodging Housekeper. Housekeeper.

George Clamp, formerly of No. 3, Pit-Street, Peckham, Surrey, then of Rosemary-Branch-Lane, Peckham aforesaid, then of Smith-Street, Peckham aforesaid, General Porter and wife a Laundress, then of the Rising Sun, Bardon-Street, Peckham aforesaid, Retailer of Beer, General Potter, and wife a Laundress, then in charge of Mr. Latham's House, in High-Street, Peckham aforesaid, and late of High-Street, near Rye-Lane, Peckham aforesaid, General Porter and wife a

Laundress.

William Bentham, formerly of No. 3, John-Street, East-Lane, Walworth, Surrey, Journeyman Tanner, then of No. 3, Lower Salisbury-Place, Lock's-Fields, Surrey, Journeyman Tanner, his wife at the same time keeping a Mangle, and late

Tanner, his wife at the same time keeping a manage, and and of No. 1, Delph-Street, Staple-Street, Long-Lane, Southwark, Surrey, Journeyman Tanner.

John Craven, formerly of Ramsgate, Kent, Builder, afterwards of Great Suffolk-Street, Southwark, Fishmonger, then of John-Street, Holland-Street, Blackfriars-Road, Surrey, John-Street, Holland-Street, Blackfriars-Road, Surrey, afterwards of Portpool-Lane, Gray's-Inn-Lane, Middlesex, Journeyman Carpenter, and late of Hill-Street, Peckham,

Journeyman Carpenter, and late of Hill-Street, Peckham, Surrey, Foreman to a Builder.
Richard Harding, late of No. 5, South Island-Place, Clapham-Road, Surrey, Fruiterer and Green-Grocer.
Matthias Dobell, formerly of Cranbrook, Kent, Iun-Keeper and Licenced Victualler, then lodging at the Golden Last, Borough Market, Southwark, Surrey, out of business, afterwards of Saint Martin's-Lane, Strand, Middlesex, Licenced Victualler, then a Prisoner in the Debtors' Prison, Whitecross-Street, London, then of Saint Martin's-Lane aforesaid, Licenced Victualler, then of Peter's-Lane, Saint John-Street West Smithfield, out of business, and late of No. 24, Bermondsey-Street, Saint John's, Southwark, Surrey, Green-Grocer, Potato-Dealer, Tailor, and Licenced to sell Beer by Retail.

Edward Harridine, formerly of No. 10, Hornsey-Road, Holloway, Middlesex, General Shopkeeper and Journeyman Sawyer, and late of No. 3, Sweet Apple-Court, Bishopsgate,

London, Journeyman Sawyer.

London, Journeyman Sawyer.

Tabitha Simpson, formerly of No. 22, Russell-Street, then of Raven-Street, then of Norfolk-Street, Globe-Lane, Mile-End, and late of Windsor-Terrace, Bow Common-Lane, Middlesex, Lodging-Housekeeper, now out of business.

Thomas Deane, late of Park-Place, Maize-Hill, Greenwich, Kent, Clerk in the Admiralty Office, Somerset House, Strand, and doing duty at the Out Pension Office, Tower Hill London.

Hill, London.

John Hallworth, formerly of Ancoat's-Street, Manchester, Lancashire, Grocer, Cheesemonger, Tobacconist and General Dealer, and late of the Market-Place, Stockport, Cheshire,

Grocer, Tobacconist and General Dealer.

Thomas Pearson, formerly of Newington-Place, Newington, Surrey, and late of Foxley Cottages, Foxley-Road, Kennington, Surrey, Accountant, whose wife is a Teacher of Music.

Adjourned.

Daniel Levi, otherwise George Daniel (sued by the name of George Daniel), formerly of No. 41, Charlotte-Street, Blackfriars-Road, Surrey, Merchant, Bill-Broker, and Commission-Agent, then of No. 2, Thanet-Place, Strand, Middlesex, then of No. 9, Thanet-Place aforesaid, Bill-Broker and Commission-Agent, then also of No. 9, Thanet-Place aforesaid, and at the same time lodging at No. 13 Suptonaforesaid, and at the same time lodging at No. 13, Sutton-Street, York-Road, Waterloo-Road, then Lodging at No. 10, Vauxhall-Place, South Lambeth, then and late of No. 40, Saint George's-Road, Southwark, all in Surrey, not engaged in any business.

On Thursday the 3d day of July 1834, at the same Hour and Place.

The Chevalier Benjamin Gustav Adolph Kieckhoefer (sucd as Gustavus Keickhoefer, and committed as Benjamin Gustav Adolp Kieckhoefer), late Consul-General of the Brazilian Empire, and Chargé d'Affaires at Paris, formerly residing at No. 26, Rue d'Anjou, St. Honnre, Paris, and late on the Bank, at Highgate, in the County of Middlesex.

Sanuel Henry Leah the younger (sued as Samuel Henry Leah), formerly of Hackney-Grove, Middlesex, afterwards of Walthamstow, Essex, afterwards of London-Field, Hackney aforesaid, afterwards of High Street, Kingsland, Middlesex, afterwards of Waltham-Abbey, Essex, afterwards of Epping.

afterwards of Waltham-Abbey, Essex, afterwards of Epping, Essex, and late of High Street, Highgate, and during the same time of No. 29, Bath-Street, City Road, and also of Holloway, all in Middlesex, Watch-Maker, Jeweller, Auc-

tioneer, and Appraiser.
Nicolas Thimothee Cheval (sued as E. Cheval, and as Timothy Cheval), formerly of No. 129, Strand, next of Southamp.

ton Street, Covent-Garden, next of Queen-Street, Golden-Square, and late of Panton Street, Haymarket, all in Middlesex, Coffee and Lodging-House-Keeper.

Thomas Fountain, formerly of the Greenwich-Road, next of Victory-Street, New-Town, Deptford, Kent, and late of Francis-Street, Lambeth, Surrey, Baker.

Henry Russell Woehrle, formerly of Warren-Street, Fitzroy-Square, Tailor's Clerk, next of Charles-Street, City-Road, Publican's Assistant, next of Little Queen-Street, Holborn, Licenced Victualler, afterwards of Charles-Street aforesaid, next of Greeks-Inpul and and lete of Ossphon-Street. next of Gray's-Inn-Lane, and late of Ossulton-Street, Somers'-Town, all in Middlesex, Victualler. James Smith, formerly of Battersea-Bank, Battersea, Surrey,

and at the same time carrying on business in Copartner-ship with Francis Smith, under the firm of Smith and Son, Barge-Builders, and late of King's Head-Yard, High-Street,

Lambeth, Surrey, Barge Builder.

James John Gaunt, late of York-Street, Baltersca-Fields, Surrey, Secretary to a Subscription Shooting-Ground. Richard Broom King (sued as Richard King). late of Bedding-ton-Corner, Lower Mitcham, Surrey, Oil Leather-Dresser.

TAKE NOTICE,

- If any Creditor intends to oppose a Prisoner's discharge, notice of such intention must be given, by entry thereof in the proper page and column of the book kept for that purpose at the Office of the Court, between the hours of Ten in the Forenoon and Four in the Afternoon, three clear days before the day of hearing above mendoned, exclusive of Sunday, and exclusive both of the day of entering such notice and of the said day of hearing; but in the case of a Prisoner, for the removal of whom for hearing in the country an order has been obtained, but not carried into effect by the Creditors, notice of opposition will be sufficient if given one clear day before the day of hearing.
 - N. B. Entrance to the Office in Portugal-Street.
- 2. The petition and schedule, and all books, papers, and writings filed therewith, will be produced by the proper Officer for inspection and examination, on Mondays, Wednesdays, and Eridays, until the last day for entering opposition inclusive; and copies of the petition and schedule, or such part thereof as shall be required, will be provided by the proper Officer, according to the Act, 7 Geo. 4, c. 5%, sec. 76.
- 3. Notice to produce at the hearing any books or papers filed with the schedule, must be given to the Officer having the custody thereof, within the hours above mentioned on any day previous to the day of hearing.
- 4. Opposition at the hearing can only be made by the Creditor in person, or by Counsel appearing for him.
- THE COURT FOR RELIEF OF INSOLVENT DEBTORS.
- N. B.—See the Notice at the end of these Advertisements.
- The Matters of the PETITIONS and SCHEDULES. of the PRISONERS hereinafter named (the same having been filed in the Court) are appointed, to be heard as follows:

At the Court-House, at Lancaster, in the County of Lancaster, on the 1st day of July 1834, at Ten o Clock in the Forenoon precisely.

John Brotherdale, formerly of Red Bank, Manchester, Lancashire, Publican, and late of Red Bank aforesaid. Brewer. John Walmsley, late of Clitheroe, Lancashire, Calico-Printer.

Robert Hope, formerly of Bank-Street, then of Brown-Street, afterwards of Deansgate, all in Bolton le-Moors, Lancashire, Provision Shopkeeper, and late of Dove-Bank, Little Lever, near Bolton-le-Moors aforesaid, Retail Dealer in Ale.

Samuel Ashiton, formerly of Duckenfield, Cheshire, Labourer, and late of Stayley-Bridge, near Asinon under-Lyne, in the County of Lancaster, Retail Dealer in Alc. John Conpe, formerly of Oldham, Lancashire, Publican, and

late of Oldham aforesaid, in no business.

Isaac Johnson, formerly of Glasson Dock, then of Galgate, both near Lancaster, Lancashire, Publican, and late of Dolphin-

holme, near Lancaster aforesaid, Husbaudman.

John Bleakley, formerly of Bolton le-Moors, Lancashire, carrying on business in Copartnership with John lugham, as Manufacturers of Cotton Goods and Provision-Shopkeepers, under the style or firm of Ingham and Bleakley, then of Bolton-le-Moors aforesa'd, Manufacturer of Cotton Goods. Provision-Shopkeeper, and Dealer in Logwood, on his own account, then of Bolton-le-Moors aforesaid, Pull can, Manufacturer of Cotton Goods, and Dealer in Logwood, and late of Bulton le-Moors aforesaid, in no business (sued by the

name of John Bleakley).
Robert Haigh, formerly of No. 62, Hart-Street, Manchester, Lancashire, Provision Shopkeeper, and late of Hart-Street aforesaid, in no business (sued by the name of Robert

Hague).

Edward Brock Higgins, late of Rochdale, Lancashire, Wool-

Stapler and Clothes Cleaner.

Robert Butterworth, formerly of Rye Croft, near Heywood, Laucashire, Putter out of Cotton Goods to Manufacture on Commission and Provision Shopkesper, afterwards Commission-Agent, Retail Dealer in Ale, and at the same time car-

sion-Agent, Retail Dealer in Ale, and at the same time carrying on business with James Chadwock, as Coach-Proprietors, then at 'Top o'th' Moss, near Rochdale, Laucashire, and late of Rye Croft aforesaid, out of business.

James Farrar, late of No. 27, Wood-Street, Salford, Lancashire, at the same time of No. 7, Sickle Street, Manchester, Lancashire, formerly carrying on business with John Heap and William Rowland, under the firm of Heap, Farrer, and Rawland, Makers up and Calculators, and lagaring has in a language. Rowland, Makers up and Calenderers, and late in no business (sued with the said John Heap by the name of James

William Hogg, formerly of Hulme, near Manchester, Lanca-shire, and late of Bridgewater-Street, Manchester aforesaid, and at the same time in Deansgate, Manchester aforesaid, formerly Saddle, Harness, and Collar-Maker, and late out of

husiness.

John Thomson Glover, late of Cleveland Square, Liverpool. Lancashire, Grocer and Tea-Dealer (sued by the name of

John Phompson Glover).

William Monk, formerly of Chorley, Lancashire, Livery-Stable-Keeper, Coach Proprietor, and Farrier, and late of Old Hall Street, Bolton-le-Moors, Lancashire, Farrier and Cow Leech.

Henry Booth, late of Cowhill, near Oldham, Lancashire,

Farmer and Publican.
William Kay, late of Manchester-Street, Oldham, in the County of Lancaster, Plumber, Glazier, and Dealer in Glass and Earthenware. James Calvert, late of Middle-Street, and New Street, both in

Lancaster, Lancashire, Boot and Shoe Maker.
John Walkden, formerly of Saint George's Road, Manchester,

Lancashire, and late of No. 5. Foundry-Street, Manchester, Lancashire, and late of No. 5. Foundry-Street, Manchester aforesaid, Confectioner and Retail Dealer in Ale. John Heap, formerly of Chorlton-upon Medlock, near Manchester, and at same time of T pping's-Court, Calmon-Street, and Sickle-Street, Market-Street, Manchester, Lancishire, carrying on business with James Farrer and William Bankands as Calmodards and Dealers by the farmer by Rowlands, as Calenderers and Partners by Hydraulic Power, and late of Chatham-Street, Chorlton-upon Aledlock, near Manchester aforesaid, Packer,

Le Jamin Hallam, late of Mill Gate, Wigan, in the County of

Lancaster, Glogger and Hat-Dealer.

Tannas Oglen the younger, late of Henshaw-Street, Oldham, in the County of Lancaster, formerly Grocer and Provision-Shopke-per, and late Druggist and Bread Dealer.

George Cheetham, formerly of Macclesfield, in the County of

Chester, in no business, then a Student of Trinliy College. Dublin, then a Student of the University of Edinburge, then a Student in the London Hospital School of Medicine, then of Stayley-Bridge, Duckinfield, in the County of Chester aforesaid, Surgeon, and late of Oldham, in the Count; of Lancaster, Surgeon.

John-Beeson, formerly of the Clarence Hotel, Duke Street, Liverpool, Lancashire, and late of Duke-Street Commercial

Hotel, Duke-Street aforesaid, in no employment.

Hotel, Duke-Street atoresaid, in no employment.

Mary Clemmy, late of Duncombe, or Roe Buck, in the Tawnship of Myerscough, near Garstang, in the County of Laucaster, Retailer of Ale and Porter (sued as Mary Clemmey).

Francis Smith, late of Tanner Barn, near Haslingden, Lancaster, Retailer of Ale and Porter (sued as Mary Clemmey).

shire, Farmer.

At the Court-House, at Lancaster, in the County of Lancaster, on the 2d day of July 1834, at Ten o Clock in the Forenoon precisely.

George Nicklin, formerly of Preston, Lancashire, Contractor for Buildings and Bricklayer, then of Preston aforesaid, Retail Dealer in Ale, Contractor for Buildings and Brick-layer, then of Bury-Street, Salford, near Manchester, Lan-cashire, and late of Preston aforesaid, Bricklayer and Con-

tractor for Buildings.
Richard White, formerly of Abbeyleix, Queen's County, Ireland, Linen-Draper, Grocer, and General Shopkeeper, then land, Lanen-Draper, Grocer, and General Shopkeeper, then of John's-Town, Kildare, then of Farrell's Hotel, Aungier-Street, Dublin, then of Tiney Park, Carlow, all in Ireland, then of No. 14, Panton-Street, then of No. 22, May's-Buildings, then of the Sablionaire Hotel, Leicester Square, all in London, then of Dryden-Street, Liverpool, Lanca-shire, and late of Lambert-Street, Liverpool aforesaid, in

John Dearden, late of Slacks, near Whitworth, in the County of Laucaster, Journeyman Shoe-Maker. Thomas Shaw, late of Stayley-Bridge, Laucashire, Fireman at

a Cotton Factory.

Thomas Storey, late of Canning-Cottage, Canning-Street, Liverpool, Lancashire, Ironfounder and Engineer, and tor-merly Agent for the Sale of Watty's Patent Gas Furnace and Smoke Consumer.

Isaac Barrett, formerly of Stockport, Chesbire, Book-keeper and Provision Shopkeeper, and late of Heaton Norris, near Stockport aforesaid, Laucashire, Book-keeper (sued as Isaac Barrati).

Robert Brackin Nickson, formerly of Caton, near Lancaster, Lancashire, Plasterer and Gardener, and late of Woolf-Street, Toxteth-Park, Liverpool, Lancashire, Plasterer (sued as Robert Nickson).

Lawrence Sharples, late of Manners-Street, Little Bolton, Bol-ton-le-Moo s, Laucashire, formerly Revail Dealer in Ale and Sizer of Cotton Twist, and late Sizer of Cotton Twist only.

Alexander Prescott, formerly of the Britannia, in Sawney Pope-Street, Liverpool, Lancashire, Victualier and Boot and Shoe-Maker, then of King-Street, Toxteth-Park, Liverpool aforesaid, Boot and Shoe-Maker, and late of Aigourth, near

Liverpool aforesaid, Boot and Shoe Maker.

John Shepherd, formerly of Highgate Lane, Royton, near
Oldham, Lancashire, Cotton Spinner, carrying on business with Thomas Shepherd, as Cotton-Spinners, under the firm of John and Thomas Shepherd, then Cotton-Spinner on his own account, and late of Highgate-Lane, Royton afore aid, Journeyman Cotton-Spinner (sucd with Thomas Shepherd).

John Ainsworth, formerly of the White Liou, Over Darwen, near Blackburn, Lancashire, Publican and Carrier, then of Duckworth-Street, Over Darwen aforesaid, Retail Dealer in Ale and Carrier, and lace Carrier only.

Thomas Shepherd, formerly of Saudy-Lane, Royton, near Oldham, in Lancashire, carrying on business with John Shepherd, as Cotton Spinners, under the firm of John and Thomas Shepherd, then Dealer in Cotton-Waste on his own account, afterwards of the White Hart Public House, Edge-Lane, Royton appressed, Publican, and late of Sandy-Lane, Royton aforesaid, Johrneyman Cotton-Waste-Dealer (sued

Royton aloresaid, Journeyman Cotton-Waste-Dealer (sued with the st d John Shepherd).

Paul Cooper, formerly of Yorkshire-Street, and then of Town-Medows, both in Rochdale, Lancashire, then of Guarch-Gates, Manchester, Lancashire, and late of Old Church-Yard, Manchester aforesaid, Boot and Shoe Maker.

Robert Greer, formerly of Everton Village, near Liverpool, Lancashire, Johner and Builder, then of Great Newton-Street internal aforest d that of North Riverblead Charter.

Street, Liverpool aforesa d, then of North Birkenhead, Che-

shire, in no business, and late of Portland-Street, Liverpool aforesaid, Book-keeper.

Joseph Syddall, formerly of Ravald-Street, Salford, and late of Winton, near Manchester, both in Lancashire, Rope-

John Doyle, formerly of Hill-Street, Toxteth-Rark, Liverpool, Lancashire, and also of the Brig Triton, of Liverpool afore-said, afterwards of Surrey-Street, Strand, Middlesex, and also of Mile-End, White hapel-Road, in the said County, then of Rahanny, in the County of Dublin, Ireland, and late of Bedford-Street, Toxteth-Park aforesaid, Master-Mariner.

George Armstrong, formerly of Nile-Street, Preston, in the County of Lancaster, afterwards of Lune-Street, Preston aforesaid, and late of Park's-Court, Preston aforesaid,

Yates Duckworth, formerly of Belthorn Oswaldwistle, Lan-eashire, Farmer and Carter, and late of Liverpool, Lan cashire, Excavator.

Sarah Brooks, late of Manchester-Street, Oldham, in the County of Lancaster, formerly Linear-Draper, and late an Eating-House-Keeper.

Samuel Hulley, formerly of Green-Acres-Moor, near Oldham, Laucashire, Carder and Overlooker, and late of Oldham aforesaid, Cotton-Spinner (sued by the name of Samuel

James Brabin, formerly of Deansgate, Bolton-le-Moors, Lan-cashire, Publican and Bookkeeper, then of Little Bolton-le-Moors aforesaid, in no business, and late of Bolton le-Moors aforesaid Bookkeeper.

Charles Boyton, formerly of Main-Wood-Mill, near Rochdale, Lancashire, Fuller, and late of Haslingden, Lancashire, Tenterer.

James Bamford, late of Stock-Road, near Roehdale, Lan-cashire, Farmer and Provision-Shopkeeper. Thomas Jackson, formerly of Bishop's-Court, Chancery-Lane, afterwards of Bird-Street, Lambeth, London, and late of Vernon-Street, Dale-Street, Liverpool, Lancashire, in no business

James Ashton, formerly of Clithero, Lancashire, Grocer and Overlooker in a Cotton-Factory, and late of Low Moore, near Clithero aforesaid, Overlooker in a Cotton-Factory.

At the Court-House, at Lancaster, in the County of Lancaster, on the 3d day of July 1834, at Ten o'Clock in the Forenoon precisely.

John Rainford, formerly of the Horse and Jockey, London-

John Rainford, formerly of the Horse and Jockey, London-Road, Liverpool, Lancashire, Publican and Carter, afterwards Retail Dealer in Ale and Carter, and late of Dalrymple-Street, Liverpool aforesaid, Provision-Shopkaeper. John Mulliner, formerly of High-Street, Oldham, in the County of Lancaster, Assistant to a Linen and Woollen-Draper, then of Douglas, Isle of Man, Assistant to a Linen and Woollen-Draper, then of Compton-Street, near Saint Giles's, London, Assistant to a Linen and Woollen-Draper. Giles's, London, Assistant to a Linen and Woollen-Draper, then of Miller's-Lane, Manchester, Lancashire, Assistant to a Hosier, then of the Derby Arms, Hope-Street; Salford, Lancashire, Publican, and Assistant to a Hosier, and late of Salford aforesaid, Shopman to a Hosier only.

George Mather, formerly of Mill-Gate, and late of Hope-

Street, both in Wigan, Lancashire, Plumber and Glazier. Daniel Williams, formerly of Richmond-Row, Liverpool, Lancashire, Currier and Leather-Dealer, then of Acre-Fair, Denbighshire, in no business, then of Scotland-Place, Liverpool aforesaid, Superintendant of Cars, then of Strickland-Street, Everton, near Liverpool aforesaid, and late of Hayton-Street, Toxteth-Park, Liverpool aforesaid, Driver and Superintendant of Cars, in the employ of Ann Stanley. Josias Hargreaves, late of Cross-Slack, near Lytham, Lancashire, formerly Coal-Dealer and Farmer, and late Farmer

only. James Taylor, late of Chapel-Street, Salford, Lancashire,

Butche

William Hill, late of Beatson-Street, Manchester, Lancashire, Provision-Shopkeeper and Labourer, and late Labourer only. Thomas Dodd, late of Great Bridgewater-Street, Manchester, Lancashire, Carter, formerly Ironmonger and Carter.

Henry Andrew, formerly of King-Street, Salford, in the County of Lancaster, afterwards of Broughton-Road, Salford aforesaid, in no business, and late of Bond-Street, and at the same time of Booth-Street, both in Salford aforesaid, Manufacturer of the Extract of Indigo.

Peter Liptrott, late of the Roebuck, Bold, near Warrington, Lancashire, Publican (sued as Peter Liptrot).

Charles Muirhead Burgess, formerly of Upper Stanhope-Street, Toxteth-Park, Liverpool, Lancashire, and late of Chester-Street, Toxteth-Park aforesaid, Builder.

William Feairnside, formerly of Deansgate, Bolton-le-Moors, Lancashire, Provision-Shopkeeper, then of the Gaol of Lan-caster Castle, Lancashire, a Prisoner for Debt, and late of Deansgate, Bolton-le-Moors aforesaid, Retail Dealer in Ale

John Woodhead, formerly of Hurstland, Kirkburton, York, Farmer, Manufacturer of Woollen Cloth, and Provision-Shopkeeper, and late of Stayley-Bridge, Lancashire, in no

husiness

John Bleakley, formerly of Church-Gate, Great Bolton, Lancashire, Joiner and Provision-Shopkeeper, then of Princes-Street, then of Hotel-Street, and late of Princes-Street aforesaid, all in Great Bolton aforesaid, Joiner. Samuel Davenport, of West-Street, Oldham, Lancashire, then

of the bottom of Green Acres-Mous, near Oldham aforesaid, and late of West-Street aforesaid, Machine-Broker.

John Gregory Page Atkins, formerly of Royal-Terrace, North-

ampton, Northamptonshire, afterwards of Hunter-Street, Brunswick-Square, Middlesex, then of Bray, in the County of Dublin, Ireland, and late of Gerrard-Street, Liverpool, Lancashire, formerly Captain in His Majesty's 17th Regiment of Lancers, and late in no employment (sued by the

name of John Atkins).

James Batho, formerly of Dyer-Street, Hulme, Manchester,
Lancashire, carrying on business with William Jordan, as. Manufacturing Chemists, under the firm of Bulbo and Jordan, and late of Dyer-Street, Hulme aforcsaid, Manufacturing Chemist on his own account (sued with the said Wil-

liam Jordan).

James Scotson, late of the Market-Place, Wigan, Lancashire,

Chemist, Druggist, Grocer, and Seedsman.

Jo eph. Arrowsmith, formerly of Islington-Street, Salford,
Lancashire, formerly Iron-Founder, and subsequently Manager to an Iron-Foundry, and late of No. 37, King-Street, Nalford aforesaid, in no business.

James Coldbeck, formerly of Port-Street, Manchester, Lancashire, Silk-Finisher, then of Southern-Street, Manohes-ter aforesaid, then of Ravald-Court, Ravald-Street, Salford, Lancashire, in no business, then of Kennody-Street, Manchester aforesaid, Silk-Finisher and Retail Dealer in Ale.

William Cross, farmerly of Brunswick-Road, Liverpool, Lancashire, afterwards of Cambridge-Street, Chorlton-upon-Medlock, in the said County, then of Heaton Norris, in the said County, and late of the Crescent, Longsight, near Manchester, in the said County, Hide and Leather-Factor.

Christopher Bibby, formerly of Treacle-Row-Gate and Pickup-Bank, in the County of Lancaster, Farmer, Retail Dealer in Ale, and Shoemaker, and late of Woodhead-Gate and Pickup-Bank aforesaid, Shoemaker only.

Joseph Norminton, formerly of Elland, near Halifax, in the West Riding of Yorkshire, Stone-Mason, then of Parlia-ment-Street, Liverpool, in the County Palatine of Lancas-ter, carrying on business in Partnership with James Dyson and Thomas Crossley, as Stone-Masons, under the firm of Norminton, Dyson, and Crossley, then of Springhead, Saddleworth, in the County of York, carrying on business as a Stone-Mason, then in Partnership with James Dyson, under the firm of Norminton and Dyson, then a Prisoner for Debt in York Castle, and late of Stayley-Bridge, near Ashton-under-Line, in the County of Lancaster, Stone-Mason.

James Blinkhorn, formerly of Chisenhale-Street, Liverpool, thes Blinkhorn, formerly of Chisenhale-Street, Liverpool, pool, Lancashire, then of Great Oxford-Street, Liverpool aforesaid, then of Oxford-Road, Manchester, in the said County, then of Deansgate, Manchester aforesaid, then of Lark-Hill, Bolton-le Moors, in the said County, and late of School-Hill, Bolton-le-Moors aforesaid, formerly Dealer in Cotton Goods, and late in no business.

John Almond, formerly of Newton, near Manchester, Lancashire, Wheelwright, then of Green Vale-Street, Salford, Retail Dealer in Ale, afterwards of the Green Vale Tavern, otherwise Withy-House, Green Vale-Street, Salford aforesaid, also of Newton-Heath, near Manchester, in the said said, also of Newton-rieath, near manchester, in the said County, Publican and Wheelwright, afterwards a Lodger at the Seyen Stars, Travis-Street, Manchester aforesaid, and late a Lodger with Thomas Kay, Wheelwright, of Ashton-Road, Clayton, near Manchester aforesaid, Journeyman Wheelwright only.

At the Court-House, at Monmouth, in the County of Monmouth, on the 3d day of July 1834, at Ten o'Clock in the Forenoon.

Caleb Evans Tozer (sued by the name of Caleb Tozer), formerly of Langton-Street, Cathay, Bristol, afterwards of Saint. Michael's-Hill, Bristol, afterwards of Northampton-Square, London, afterwards of Finchley-Common, in the County of Middlesex, Lieutenant in the Navy on half-pay, afterwards of Hexton Old Town, London, Lieutenant in the Navy on half-pay and Shopkeeper, and late of Risca, near Newport, Monmouthshire, Licutenant in the Navy on half-pay and

Clerk at the Brewery of Messrs. Roberts and Cross there-George Thomas, late of Mill-Street, Newport, Monmouth-shire, Publican.

Elizabeth Vintin, late of Tredegar Iron Works, in the Parish of Bedwellty, in the County of Monmouth, Widow and Victualler, and since of the same place, Widow, out of

William Morgan, formerly of Llanvair Kilgeddin, Farmer, and late of Penrose, Farmer, both in the County of Monmouth.

James Welch, formerly of the Parish of Shire Newton, and afterwards of Chepstow, both in Monmouth, Paper-Maker and Publican, since of the Parish of Itton, near Chepstow aforesaid, in the said County, Paper-Maker, Farmer, Haullier, and Dealer in Coal, and late of Itton aforesaid, Paper Maker.

David Gwynne, late of Abergavenny, in the County of Mon-

mouth, Saddler.

Francis Morgan, formerly of the Parish of St. Woollas, near Newport, Monwouthshire, Farmer and Collector of Tolls at the Machine there, and late of the same place, Collector of the said Tolls.

At the General Quarter Sessions of the Peace to be holden at Lampeterpontstephen, in the County of Cardigan, on the 1st day of July 1834, at Ten o'Clock in the Forenoon.

Charles Thomas, of the Town of Cardigan, in the County of Cardigan, Chemist and Druggist.

At the General Quarter Sessions of the Peace to be holden at Beausnaris, in the County of Anglesey, on the 1st day of July 1834, at Teno'Clock in the Forenoon.

Owen Morris, late of Llanerchymedd, in the County of Anglesey, Machine-Maker and Victualler.

At the General Quarter Sessions of the Peace to be holden at the Town-Hall at Neath, in and for the County of Glamorgan, on the 1st day of July 1834, at Eleven o'Clock in the Forenoon precisely.

William Rees, late of the Parish of Lansamlet, Higher Division, in the County of Glamorgan, Quarry Man.

At the adjourned General Quarter Sessions of the Peace to be holden at Brecon, in the County of Brecon, on the 30th day of June 1834, at Ten o'Clock in the Forenoon.

Evan Jones, of the Parish of St. John the Evangelist, Brecon, in the County of Brecon, Shoe-Maker.

At the General Quarter Sessions of the Peace to be holden at the Shire-Hall, in the Town of Llaudilofawr, in the County of Carmarthen, on the 3d day of July 1834, at Ten o'Clock in the Forenoon.

William Morgan, late of Llandilofawr, and since of Llanelly, in the County of Carmarthen, Currier and Victualler, in the County of Carmarthen, in the Parish of Llangunnor, in the County of Carmarthen, Farmer and Cattle-Dealer, and since of the Star Public-House, in the same Parish and County, Labourer.

TAKE NOTICE.

- 1. If any Creditor intends to oppose a Prisoner's discharge, notice of such intention must be given to the said Prisoner, in writing, three clear days before the day of hearing, exclusive of Sunday, and exclusive both of, the day of giving such notice and of the said day of hearing.
- But in the case of a Prisoner, whom his Creditors have removed, by an order of the Court, from a gaol in or near London for hearing in the country, such notice of opposition will be sufficient if given one clear day before the day of hearing.
- The petition and schedule will be produced by the prope Officer for inspection and examination, at the Office of the Court in London, on Mondays, Wednesdays, and Fridays, between the hours of Ten and Four; and copies of the petition and schedule, or such part thereof as shall be required, will be provided by the proper Officer, according to the Act, 7 Geo. 4, c. 57, sec. 76.

N. B. Entrance to the Office in Portugal-Street, Lincoln's-Inn-Fields.

The duplicate of the petition, and schennle, and all books, papers, and writings filed therewith, will be produced for inspection and examination by the Clerk of the Peace, Town Clerk, or other person with whom the same shall have been directed to be lodged for such purpose, at the Office of such Clerk of the Peace or other person; amb copies of the petition and schedule, or such part thereof as shall be required, will be there provided. according to the Act, 7 Geo. 4, c. 57, sec. 77, or the Act, 5 Geo. 4, c. 61, sec. 11, as the case may be.

Edward Allison's Affairs.

THE Creditors of Edward Allison, formerly of Little Sheffield, in the County of York, Razor-Maker and Publican, and afterwards of Regent-Street, in Sheffield aforesaid, Razor-Maker, an Insolvent Debtor, lately discharged from the Castle of York, are requested to meet at the Offices of Mr. Badger, Solicitor, at Mr. Smith's, Druggist, bottom of Norfolk-Street, in Sheffield aforesaid, on Tuesday the 24th day of June instant, at Five in the Afternoon of the same day precisely, for the purpose of choosing an Assignee or Assignees, of the said Insolvent's estate and effects.

In Andrew's Insolvency.

NOTICE is hereby given, that the Assignee of the estateand effects of John Andrew, late of Louth, in the County of Lincoln, Victualler, an Insolvent Debtor, who was lately discharged from His Majesty's Gaol of the Town of Kingston-upon-Hull, under and by virtue of an Act of Parliament, made and passed in the seventh, year of the reign of His late Ma-jesty King George the Fourth, intituled An Act to amend, and consolidate the laws for the Relief of Insolvent Debtors. the Clock in the Forenoon precisely, attend at his Office, situate No. 49. High-Street, in the Town of Kingston-upon-Hull aforesaid, to declare the amount of balance in hand, and make a Dividend out of the same amongst the Creditors of, the said Insolvent whose debts are admitted in the schedulesworn to by the said Insolvent; and if the said Insolvent, or, any of his Creditors, intend to object to any debt or debts. mentioned in the said schedule, such, objections are at thesaid time and place to be made.

Insolvent Debtor .- Dividend ..

WHEREAS the Assignee of the estate and effects of Mrs. Susan Grant, late of Union-Place, New-Road, Regent's-Park, in the County of Eliddlerex, Widow, an Insolvent

Debtors (23787 T.), Intely a Prisoner in the King's-Bench, has caused the account of the said estate and effects, duly swirn to, to be filed in the Court for Relief of Insolvent Debtors; the Greditors of the said Insolvent are requested to meet the Assignee at Mr. John Phillips', 96. High-Street, Woolwich, in the County of Kent, on the 12th of July next, at Ten in the Forenoon precisely, when and where the Assignee will declare the amount of the balance in his hands, and proceed to make a Dividend with the same amongst the Creators whose debts are admitted in the schedule sworn to by the chareful of the rights to receive dividends as may be made according to the Statute.—If any person has a demand which is stated in the schedule, but is disputed therein, either in whole or in part; or if the said Insolvent, the said Assignee, or any Creditor objects to any debt mentioned therein, such claims and objections must be brought forward at the said meeting, in order that proceedings may be that for the examiliation and decision of the same according to the Statute.

WHEREAS the Assignee of the estate and effects of desse Haslett, of Petworth, in the County of Sussex, Baker, an Insolvent Debtor, lately a Prisoner in Horsham Gool, in the Town of Horsham, in the said County, has caused his account of the said estate and effects, duly sworn to, to be filed in the Court for Relief of Insolvent Debtors; the Creditors of the said Insolvent are requested to meet the Assignee at the Office of Mr. William Tyler, in Petworth aforesaid, on the 16th day of July next, at Eleven o'Clock in the Forenoon preciety, when and where the Assignee will declare the amount at the balance in his bands, and proceed to make a Dividend with the same amongst the Creditors whose debts are admitted in the schedule sworn to by the Insolvent, in proportion to the amount thereof, subject to such correction of the rights to receive dividends as may be made according to the Statute.—If any person has a demand which is stated in the schedule, but is disputed therein, either in whole or in part; or if the said Insolvent, the said Assignee, or any creditor, objects to any debt mentioned therein, such claims and objections must be brought forward at the said meeting, in order that proceedings may be had, for the examination and decision of the same according to the Statute.

Insolvent Debtor .- Dividend.

WHEREAS the Assignee of the estate and effects of Samuel King, late of No. 4, Penton-Place, Saint Mary, Newington, in the County of Surrey, Gentleman, and Dealer in Coals by Commission, an Insolvent Debtor, hath caused his further account of the said estate and effects, daly sworn to, to be filed in the Court for Relief of Insolvent Debtors; the Creditors of the said Insolvent are requested to meet the Assignee at No. 29, Stangate-Street, Lambeth, in the County of Sarrey, on the 12th of July next, at Two in the Afternoon precisely, when and where the Assignee will declare the amount of the balance in his hands, and proceed to make a Final Dividend with the same amongst the Creditors, whose debts are admitted in the schedule sworn to by the Insolvent, in proportion to the amount thereof, subject to such correction of the rights to receive dividends as may be made according to the Statute.—If any person has a demand which is stated in the schedule but is disputed therein, either in whole or in part; or if the said Insolvent, the said Assignee, or any Creditor, objects to any debt mentioned therein, such claims and objections must be brought forward at the said meeting, in order that proceedings may be had for the examination and decision of the same according to the Statute.

Insolvent Debtor .- Dividend.

WHEREAS the Assignees of the estate and effects of William Gathrie, formerly of No. 15, Sinoe-Lane, St. Bride's, London, in Partnership with Robert Lovell, carrying on trade as Printers, in the names of outbric and Lovell, afterwards and late of the same place, Printer, and lastly of No. 7, High-Street, Bloomsbury, in the County of Middlesex, out of business, an Insolvent Debtor, have caused their account of the said estate and effects, duly sworn to, to be filed in the Court for Relief of Insolvent Debtors; the Creditors of the said Insolvent

vent are requested to meet the Assignces at the Office of Messrs. Galsworthy and Nichols, Solicitors, 9, Cook's-Court, Lincoln's-Inn., in the County of Middlesex, on the 12th day of July next, at Three in the Afternoon precisely, when and where the Assignces will declare the amount of the balance in their bands, and proceed to make a Dividend with the same amongst the Creditors whose debts are admitted in the schedule sworn to by the Insolvent, in proportion to the amount thereof, subject to such correction of the rights to receive dividends as may be made according to the Statute.—If any person has a demand which is stated in the schedule but is disputed therein, either in whole or in part; or if the said Insolvent, the said Assignces, or any Creditor, object to any debt mentioned therein, such claims and objections must be brought forward at the said meeting, in order that proceedings may be had for the examination and decision of the same according to the Statute.

Insolvent Debtor .- Dividend.

WHEREAS the Assignee of the estate and effects of John Edye Manning, formerly of the City of Exeter, in Partnership with John Williams the elder and John Williams the younger, under the firm of Williams, Son, and Manning, Solicitors, afterwards in Partnership with the said John Williams the younger, under the firm of Williams and Manning, and since the dissolution of the said Copartnership of the same place, Solicitor, afterwards of the City of Paris, in France, since of the Hermitage, in the County of Wicklow, in Ir-land, and late of No. 3, Manor-Terrace, King's-Road, Chelsea, in the County of Middlesex, Gentleman, an Insolvent Debtor, hath caused his account of the said estate and effects, duly sworn to, to be filed in the Court for Relief of Insolvent Debtors; the Creditors of the said Insolvent are requested to meet the Assignee at the Office of Messrs. Galsworthy and Nichols. Solicitors, No. 9, Cook's-Court, Limoth's-finn, in the said County of Middlesex, on the 12th day of July next, at Eleven o'Clock in the Forenoon precisely, when and where the Assignee will declare the amount of the balance in his hamis, and proceed to make a Dividend with the same amongst the Creditors whose debts are admitted in the schedule sworn to by the Insolvent, in proportion to the amount thereof, subject to such correction of the rights to receive dividends as may be made according to the Statute.—If any person has a demand which is stated in the schedule, but is disputed therein, either in whole or in part; or if the said Insolvent, the said Assignee, or any Creditor objects to any debt mentioned therein, such claims and objections must be brought forward at the said meeting, in order that proceedings may be had for the examination and decision of the same according to the Statute.

Insolvent Debtor .- Dividend.

WHEREAS the Assignee of the estate and effects of Joseph Francis Tueakston, formerly of the City of York, then of No. 8, Princes-Row, Pimitico, afterwards of High-Street, Saint Giles's, both in the County of Middlesex, Chymist and Druggist, and late of Ebury-Square, Pimitico, in the same County, and occasionally lodging at Portsmouth, in the County of Hanis, Guard to a Mail Coach (sued as Joseph Theakston), an Insolvent Debitor, lately a Prisoner in the Debtors' Prison for London and Middlesex, hath caused an account of the said estate and effects, duly sworn to, to be filed in the Court for Relief of Insolvent Debtors; the Creditors of the said Insolvent are requested to meet the Assignee at the Office of Mr. James Fuller Madox, 16, Austin-Frans, in the City of London, on the 10th day of July next, at Eleven in the Porenoon precisely, when and where the Assignee will declare the amount of the balance in his hands, and proceed to make a Dividend with the same amongst the Creditors whose debts are admitted in the schedule sworm to by the Insolvent, in proportion to the amount thereof, subject to such correction of the rights to receive dividends as may be made according to the Statute.—If any person has a demand which is stated in the schedule, but is disputed therein, either in whole or in part; or if the said Insolvent, the said Assignee, or any Creditor, objects to any debt mentioned therein, either in whole or in part; or if the said Insolvent, the said neeting, in order that proceedings may he had for the examination and decision or the same according to the Statute.

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