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FRIDAY, JULY 3, 1835.

T the Court at St. James's, the 24th day of June 1835,

PRESENT,

The KING's Most Excellent Majesty in Council.

HIS day the Right Honourable Sir Harford Jones Brydges, Knt. was, by His Majesty's command, sworn of His Majesty's Most Honourable Privy Council, and took his place at the Board accordingly.

T the Court at St. James's, the 1st day of July 1835,

PRESENT.

The KING's Most Excellent Majesty in Council.

THIS day the Right Honourable Charles FitzRoy (commonly called Lord Charles FitzRoy) and the Right Honourable Sir Charles Grey, Knt. were, by His Majesty's command, sworn of His Majesty's Most Honourable Privy Council, and took their respective places at the Board accordingly.

T the Court at St. James's, the 24th day of June 1835,

PRESENT,

The KING's Most Excellent Majesty in Council.

7 HEREAS by a Statute, made at the Parliament holden in the third and fourth years of the reign of His present Majesty, it was declared the reign of His present Majesty, intituled "An

and enacted, amongst other things, that "His Majesty, " by and with the advice of His Most Honourable " Privy Council, should have power from time to " time to order and direct at what place or places, in " any county in England or Wales, the assizes and " sessions under the commissions of gaol delivery, " and other commissions for the dispatch of civil and eriminal business, should be holden:'

And whereas several petitions have been presented to the King's Most Excellent Majesty, praying for the holding of the assizes for the county of Wilts at Devizes alternately with Salisbury; and whereas it will be beneficial to a considerable portion of the inhabitants of the said county, if the assizes shall be so holden; and whereas it is certified that proper courts and lodgings for His Majesty's judges have been already prepared at Devizes:

It is, therefore, ordered by the King's Most Excellent Majesty, by and with the advice of His Most Honourable Privy Council, that the assizes and sessions held therewith under commissions of gaol delivery, and other commissions for the dispatch of civil and criminal business, for the county of Wilts, heretofore holden at Salisbury, shall be hereafter holden alternately at Salisbury and Devizes; that is to say, on the Summer Circuit at Devizes, and on the Spring Circuit at Salisbury.

. Wm. L. Bathurst.

T the Court at St. James's, the 24th day of June 1835,

PRESENT,

The KING's Most Excellent Majesty in Council.

HEREAS by a Statute, made at the Parliament holden in the third and fourth years of

" Act for the appointment of convenient places " for the holding of assizes in England and Wales it was declared and enacted, that "His Majesty, by "and with the advice of His Most Honourable "Privy Council, should have power from time to " time to order and direct at what place or places, in " any county in England or Wales, the assizes and sessions under the commissions of gaol delivery, " and other commissions for the dispatch of civil and criminal business, should be holden; and to order and direct such assizes and sessions for the dispatch of criminal and civil business to be holden at more than one place in the same county on the " same circuit; and to order and direct the assizes " and sessions under such commissions for the dispatch of criminal business to be holden for the whole county at one place, and for the dispatch of " civil business at one or more place or places in " such county on the same circuit; and further to " order and direct any special commissions of over and terminer and gaol delivery to be holden at " any one or more places in any such county:" and it was also further declared and enacted, " that in " case His Majesty, by and with the advice of His " Most Honourable Privy Council, should think fit " to order and direct, that the assizes or any such " special commissions should be holden at more " than one place in any one county, it should be " lawful for His Majesty, by and with the advice " aforesaid, to divide any such county for the purposes of the said Act, and to make rules and regulations touching the venue, in all cases civil " and criminal, then pending, or thereafter to be " pending, and to be tried within any division of such county so to be made as aforesaid; and " touching the liability and attendance of jurors, " whether grand jurors, special jurors, or common " jurors, at the assizes and sessions as aforesaid, or at any sessions under any special commissions to " he holden within any such division; and touching " the use of any house of correction or prison as a " common gaol, and the government and keeping thereof; and touching the alterations of any com-" missions, writs, precepts, or other proceedings " whatsoever for carrying into effect the purposes " of that Act; and touching any other matters that " might be requisite for carrying into effect the pur-" poses of that Act; and all such rules and regu-" lations should be of the like force and effect, as if " the same had been made by the authority of Par-" liament, and should be notified in the London "Gazette, or in such other manner as His Majesty, " by and with the advice of His Most Honourable " Privy Council, should think fit to direct:"

And whereas divers petitions have been presented to the King's Most Excellent Majesty, praying for the holding of the assizes for the county palatine of Lancaster both at Liverpool and Lancaster; and whereas it is certified that proper courts and lodgings for His Majesty's judges have been already prepared at Liverpool; and whereas it will be highly beneficial to a great portion of the inhabitants of the said county palatine, if the assizes and sessions held under commissions of gaol delivery, and other commissions for the dispatch of civil and criminal business, shall be held at Liverpool as well as Lancaster;

It is therefore ordered, by the King's Most Excellent Majesty, by and with the advice of His Most Honourable Privy Council, that the assizes and sessions held under commissions of gaol delivery, and other commissions for the dispatch of civil and criminal business, for the county palatine of Lancaster, heretofore holden at Lancaster, shall be hereafter holden, on the same circuit, both at Lancaster and Liverpool, in the said county palatine:

And it is further ordered, that the said county be divided, for the purpose of carrying the said Act and this Order into effect, into two divisions, which shall respectively be called the Northern Division and the Southern Division; and that such Northern Division shall include the whole of the several hundreds of

Lonsdale, Amounderness, Leyland, and Blackburn;

and that such Southern Division shall include the whole of the respective hundreds of

Salford and West Derby:

And it is hereby ordered, that the house of correction at Kirkdale, in the hundred of West Derby, shall and may be used, in manner hereinafter mentioned, as a common gaol, for the purpose of carrying the said Act and this Order into effect; and that any justice or justices of the peace, or coroner, for the said county, or any liberty therein, may commit any person duly charged with any offence triable at the assizes, to the said house of correction; and such justice or coroner is required to specify in the commitment that the commitment is for trial at the assizes; and, from the opening of the court at Liverpool aforesaid, the prisoners in the said house of correction, committed for trial at the assizes, shall be in the government, custody, charge, and keeping of the sheriff of the said county palatine, and also the prisoners removed by the said sheriff, pursuant to the direction hereinafter given, from the castle at Lancaster, for trial at the assizes to be held at Liverpool, shall be kept by the said sheriff in the said house of correction; and all such prisoners so committed or removed as aforesaid, shall continue in the government, custody, charge, and keeping of the said sheriff, in the said house of correction, until the execution of their respective sentences, or until they shall be delivered from thence into the custody in which they ought, hy virtue of their respective sentences, to be delivered, or be delivered by due course of law; and it is further ordered, that the governor or keeper of the said house of correction do transmit to the said sheriff, or his deputy, a list of the prisoners committed thereto for trial, together with a statement of their respective offences, seven days, at least, before the commission day of the said assizes to be held at Liverpool, in order to enable him to prepare a proper calendar, which the said sheriff is hereby required to do:

And it is further ordered, that in all cases of commitments for trial, or recognizances to appear and prosecute or give evidence at the assizes, for any

offence-supposed to have been committed in the said | northern division, such commitment shall be to the castle of Lancaster, and the recognizances shall be taken to appear and prosecute, or give evidence, or to appear and answer, at the assizes at Lancaster, and for all offences supposed to have been committed in the said southern division the commitment shall be to the house of correction at Kirkdale aforesaid, and the recognizances shall be taken to appear and prosecute, or give evidence, or to appear and answer, at the assizes at Liverpool, unless the justice or justices of the peace making any such commitments, or taking such recognizances, shall, under the special circumstances of the case, think fit to make such commitments for trial, or recognizances to appear and prosecute, or give evidence, or to appear and answer, at the assizes to be holden in the division, other than that in which the offence shall be supposed to have been committed; in which case such commitments shall be made and recognizances taken, and such trial, shall take place accordingly; and in such special case such justice or justices shall and may commit prisoners charged with any offence, supposed to have been committed in the northern division, to the said house of correction, for trial at the assizes to be holden at Liverpool; and that all prisoners now or hereafter in custody in the castle of Lancaster for trial at the next ensuing assizes, after the date of this Order, for offences, appearing by their respective commitments, to have been committed in the said southern division (other than such prisoners, if any, as may have been committed by such justice or justices as aforesaid, in such special case as aforesaid, or as may have been removed to the said castle of Lancaster from the said house of correction, by a court or judge, as hereinafter provided for), shall be removed by the sheriff of the said county to the said house of correction, for trial at the said next assizes to be held at Liverpool, and shall be tried there; provided always, and it is further ordered, that a list of the names of such prisoners, with a short statement of the offences with which they are charged, shall, by the said sheriff, be in-serted in one or more of the newspapers published in the said sounty (so far as the same list can be then made out), ten days before the day fixed for the opening of the commission at the assizes at Liverpool, with a notice that all persons bound by recog nizance to appear and prosecute. or give evidence against such prisoners so removed, shall appear and give evidence at the said next assizes to be held at Liverpool; and the persons so bound shall so appear and prosecute and give evidence accordingly; and it is further ordered, that all other prisoners now or hereafter in custody in the castle of Lancaster for trial at the assizes, shall be tried at the assizes held at Lancaster; and all prisoners hereafter in custody for trial at the assizes in the said house of correction, shall be tried at the assizes held at Liverpool; but such prisoners as shall be in custody in the said house of correction for trial at the sessions, shall remain therein for trial as heretofore:

And it is further ordered, that all indictments for offences supposed to have been committed in the northern division of the said county, shall be preferred to the grand jury for the said county at Lancaster; and for offences supposed to have been

committed in the southern division of the said county, shall be preferred to the grand jury for the said county at Liverpool, except in the cases of persons committed or held to bail under the special circumstances hereinbefore mentioned, or removed for trial by order of a court or judge as hereinafter provided, in which cases indictments shall be preferred to the grand jury, either at Lancaster or Liverpool, to or at whichever of the said places the said persons shall be committed, or removed, or held to bail to appear, and all issues arising upon or out of any indictment, shall be tried at whichever of the said places the said indictment shall have been preferred; and that in all other cases not herein otherwise provided for, an indictment may be preferred either at the assizes held at Lancaster, or at the assizes held at Liverpool:

And it is further ordered, that any person not in custody, against whom any true bill of indictment shall hereafter be found at Lancaster, shall, if committed, be committed to the castle of Lancaster, for trial at the assizes to be held at Lancaster, or in case such indictment shall be found at Liverpool, then such person shall be committed to the said house of correction at Kirkdale, for trial at the assizes to be held at Liverpool:

And it is further ordered, that issues now or hereafter to be joined on any indictments already found at the assizes for offences, wherever supposed to have been committed, shall be tried at the assizes held at Lancaster:

And it is further ordered, that the sheriff of the said county, or his deputy, and the clerk of the Crown for the said county palatine, or his deputy, shall attend at the assizes both at Lancaster and Liverpool; and all justices of the peace and coroners bound by law to attend at the assizes, shall attend at the said assizes held at Lancaster or Liverpool, accordingly as their usual place of residence may be, either in the said northern or southern division respectively, and those who have no residence in either division, at either place, as may be nearer to their usual place of residence, and all mayors, stewards, bailitis of liberties, hundreds, and wapentakes in the northern division, do attend at the assizes at Lancaster, and in the southern division at the assizes at Liverpool.

And it is further ordered, that every such justice of the peace and coroner shall certify his examinations, informations, inquisitions, bailments, and recognizances in respect of offences which are, pursuant to this Order, to be tried at the assizes at Lancaster, to the clerk of the Crown, before or at the opening of the court at Lancaster; and in respect of those to be tried at the assizes at Liverpool, before or at the opening of the court at Liverpool:

And it is further ordered, that no alteration shall be necessary in the commissions of over and terminer and gaol delivery for the said county, and that two assize writs be issued by the clerk of the Crown for the said county palatine, in the same manner as one has heretofore issued, directed to the sheriff of the said county, one of which shall be as near as may be in the form hereunto annexed, marked (A); and another in the like form, substituting the words "Castle at Lancaster" for "Court-house, at Liver-

pool"; and "Northern Division" for "Southern Division"; but no deviation in such writs from the said forms, shall in any way invalidate the same; and the sheriff shall return one writ at the assizes at Lancaster, and the other at the assizes at Liverpool, with the proper schedules or pannels annexed thereto, and a schedule of the nomina ministrorum for the whole county; and it is also ordered, that writs of subpœna do issue as heretofore, with the proper alteration, and do name the assizes, either at Lancaster or Liverpool, as the case may be, where the attendance of the witnesses is to be given; and that all writs of jury process be altered in like manner, but that no alteration be necessary in any mittimus to the said county palatine, for the trial of any issue joined in any of His Majesty's courts at Westminster; and further, that the assize writs and subpænas to be hereafter issued for the next assizes, may be tested on any day after the date of this Order, and for any subsequent assizes, may be tested in manner heretofore used and accustomed:

And it is further ordered, that the sheriff of the said county do summon a grand jury for the body of the said county, which shall attend at the assizes at Lancaster, and be sworn for the body of the whole county as heretofore; and another grand jury (which may consist in part or in all of the same, or may consist altogether of different persons), which shall attend at the assizes at Liverpool, and be sworn in like manner:

And it is further ordered, that the sheriff or other minister to whom belongs the return of the jurors for the trial of issues to be tried at the said assizes, at Lançaster or Liverpool, either from the superior courts at Westminster or in the Court of Common Pleas at Lancaster, or any criminal issue, shall summon a competent number of men, named in the juror's book, to serve on juries indiscriminately on the civil and criminal side, at the said assizes at Lancaster, so as such number be not less than fortyeight, nor more than seventy-two; and also a competent number of the like persons to serve on juries, indiscriminately as aforesaid, at the said assizes at Liverpool, so as such number be not less than fortyeight nor more than seventy-two, unless a judge or the judges in the commission of over and terminer and gaol delivery shall direct a greater or less number; in which case such greater or less number shall be summoned; and in summoning such jurors to attend at the said assizes at Lancaster and Liverpool respectively, the said sheriff or other minister shall have regard to the convenience of the said jurors as to their place of residence:

And it is further ordered, that all persons who shall have served as jurors, at either of the said assizes, shall have the like privilege and exemption, by virtue of the Statute, passed in the sixth year of the reign of His late Majesty King George the Fourth, intituled "An Act for consolidating and amending " the laws relative to jurors and juries," as if he had served at the assizes held for the whole county; and that all and every the powers and provisions of the said last-mentioned Statute touching the summoning of jurors, common and special, and the summoning of juries to serve indiscriminately on the criminal and civil side, and all other the powers and provisions of judge thereof, or any judge of the superior

the said last-mentioned Act, shall be in force with respect to each of the said assizes to be held at Lancaster and Liverpool respectively, so far as they may be applicable thereto, in like manner as they were with respect to the assizes held at Lancaster only:

And it is further ordered, that every declaration hereafter to be filed or delivered in any action in which the issue is intended to be tried at the assizes for the county palatine of Lancaster, held at Lancaster or Liverpool respectively, shall have in the margin, besides the ordinary venue, the words [" Northern Division"], or [" Southern Division"], but no other alteration from the ordinary form of such declaration shall be necessary; and issues arising in such actions, if tried at the asssizes, shall accordingly be tried at the assizes held at Lancaster and Liverpool respectively; provided nevertheless, and it is further ordered, that in all cases of civil actions in which the venue is by law local, the issues therein shall be tried at Lancaster, in cases where the cause of action shall have arisen in the northern division, and at Liverpool where the cause of action shall have arisen in the southern division, in like manner, as if the said two divisions were two separate counties; and the declarations in such actions shall have in the margin, in addition to the ordinary venue, the words [" Northern Division"], or [" Southern Division"], as the case may require, but no other alteration from the ordinary form shall be necessary: nevertheless, it shall be lawful for the court in which any such issue is joined, or any judge of the superior courts of common law at Westminster, to order such issues to be tried at the assizes held in the division in which the cause of action did not arise, if they or he shall think fit; and also to order the words in the margin to be amended in any other cases, so as to cause the trial to take place at the assizes held in another division:

And it is further ordered, that in all cases of issues already joined, or hereafter joined, in which the venue is laid in the county of Lancaster, without any words in the margin specifying the division of the county, such issues shall be tried at the assizes at Lancaster, unless the court in which such action shall have been commenced, or a judge thereof, or one of the judges of the superior courts at Westminster, shall otherwise order, by directing the proper words to be inserted in the margin, or otherwise as he shall think fit:

And it is further ordered, that in all cases of indictments removed into the Court of King's Bench at Westminster by certiorari, and in all cases of informations triable at the assizes for offences alleged to have been committed, or matters alleged to have arisen, in the said county palatine, the trial of any issue arising therein shall take place at the assizes held at Lancaster, unless the court in which such information shall be filed, or in the case of indictments, the said Court of King's Bench, or any judge of the said courts respectively, or any judge of the said Court of Common Pleas at Lancaster, shall otherwise order:

And it is further ordered, that His Majesty's Court of King's Bench at Westminster, or any

courts at Westminster, being a commissioner of over and terminer and gaol delivery for the said county, shall and may, if such court or judge shall think fit, order and direct the issue upon any indictment found by the grand jury at Liverpool, to be tried at Lancaster, and vice versa, and also order and direct any prisoner in custody for trial at the assizes in the said house of correction at Kirkdale to be removed to take his trial at Lancaster, and issue a writ of habeas corpus accordingly for such removal, and vice versa:

And it is further ordered, that every recognizance which shall be entered into to appear and prosecute, or give evidence, or to appear and answer, as the case may be, at the assizes to be held at Lancaster, shall, in case such order shall have been made as last aforesaid for trial at the assizes at Liverpool, be obligatory on the parties bound by such recognizance to appear and prosecute, or give evidence, or appear and answer, as the case may be, and do all other things therein mentioned, at the assizes to be held at Liverpool, in like manner as if such recognizance had been originally entered into for appearing and prosecuting, or giving evidence, or for appearing and answering or doing such other things at the assizes held at Liverpool, provided that one week's notice shall have been given either personally or by leaving the same at the place of residence as of which the parties bound by such recognizances are therein described, to appear at the assizes to be held at Liverpool; and that in like manner recognizances for appearance at Liverpool shall be obligatory on the parties to appear at Lancaster; provided also, that it shall be lawful for the court or judge making such order for trial and removal as aforesaid, and they are hereby required to cause the party applying for such order, whether he be the prosecutor or party charged, to enter into a recognizance in such sum, with or without sureties, as such court or judge may direct, and conditioned to give such notice as aforesaid to the parties bound by such recognizances, to appear at the assizes at which the trial of such indictment shall be ordered to take place as aforesaid:

And it is further ordered, that nothing herein contained shall extend to issues upon indictments, or other proceedings, removed into the Court of Pleas of the Crown at Lancaster, which shall be tried at the assizes held at Lancaster, as heretofore:

And it is further ordered and declared, that nothing herein contained shall extend to prevent the commissioners of over and terminer and gool delivery, or justices of the common pleas within the said county, or the grand or petty juries sitting either at Lancaster or Liverpool, from having and exercising, at either place, such jurisdiction as now belongs to them by law over the whole county.

Wm. L. Bathurst.

(A.)

William the Fourth, by the Grace of God, of the United Kingdom of Great Britain and Ireland, King, Defender of the Faith, to the Sheriff of Lan-

cashire, greeting; because it is appointed by our Chancellor and Justices, that a general session of assizes of over and terminer and general gaol delivery, for our county palatine of Lancaster, shall be held at the Court-house in Liverpool, in the said county palatine, on the day of next; therefore, we command you, that, immediately after the receipt of these presents, you make public proclamation on our be-

you, that, immediately after the receipt of these presents, you make public proclamation on our behalf, in such places within your bailiwick, where you shall think proper, that all and singular person and persons, who have anything to do, give their attendance there, the day aforesaid, upon our Chancellor and Justices; and that all those who will or are to prosecute any person or persons being in custody for trial, at the same general session of assizes of over and terminer and general gaol delivery, be before our said Justices, at the said Court house, in Liverpool aforesaid, on the said

next, to prosecute against the said prisoners as is just; and that, as well, all and singular person or persons who will or are to prosecute, before our said Justices, any indictment, action suit, bill, or complaint, or to give evidence thereon, and all those who are to answer any indictment, action, suit, bill, or complaint, or will defend themselves therein, give their attendance at the day and place aforesaid; and that you cause to come before our said Justices, at the day and place aforesaid, a competent number of good and lawful men of the body of the said county, qualified according to law, to serve as jurors at the same general session of assizes of over and terminer and general gaol dedelivery; that they be then and there before our said Justices, to do and perform all such matters and things as, according to the laws and custom of this Kingdom of Great Britain, upon this account, are incumbent upon them; and also that you make it known to all justices of the peace, mayors, coroners, stewards, constables, bailiffs of liberties, hundreds, and wapentakes, in the southern division of the county aforesaid, that they and every of them bethen and there, with the rolls, records, and other muniments, to do that which to their office upon this occasion belongs; and have you there the number of the said justices of the peace, mayors, coroners, stewards, jurors, constables, and bailiffs, and every of them; and the names of them by whom you so make them to come, and before whom, and by whom, you so make them to know, and this writ.

Witness day of

at Lancaster, the in the year of our reign.

WILLIAM R.

ment holden in the third and fourth years of our reign, intituled "An Act for the appointment of convenient places for the holding of assizes in England and Wales," it was declared and enacted, that We, by and with the advice of Our Most Honourable Privy Council, should have power from time to time to order and direct at what place or places, in any county in England or Wales, the assizes and sessions under the commissions of gool

delivery, and other commissions for the dispatch of civil and criminal business, should be holden; and to order and direct such assizes and sessions for the dispatch of criminal and civil business to be holden at more than one place in the same county on the same circuit; and to order and direct the assizes and sessions under such commissions for the dispatch of criminal business to be holden for the whole county at one place; and for the dispatch of civil business at one or more place or places in such county on the same circuit; and further to order and direct any special commissions of over and terminer and gaol delivery to be holden at any one or more places in any such county:

And it was further enacted, that in case We, by and with the advice of Our Most Honourable Privy Council, should think fit to order and direct that the assizes, or any such special commissions, should be holden at more than one place in any one county, it should be lawful for Us, by and with the advice aforesaid, to divide any such county for the purposes of the said Act, and to make rules and regulations touching the venue in all cases, civil and criminal, then pending, or thereafter to be pending, and to be tried within any division of such county so to be made as aforesaid; and touching the liability and attendance of jurors, whether grand jurors, special jurors, or common jurors, at the assizes and sessions as aforesaid, or at any sessions under any special commissions to be holden within any such division; and touching the use of any house of correction or prison as a common gaol, and the government and keeping thereof; and touching the alterations of any commissions, writs, precepts, or other proceedings whatsoever for carrying into effect the purposes of the said Act; and touching any other matters that might be requisite for carrying into effect the purposes of the said Act; and all such rules and regulations should be of the like force and effect as if the same had been made by the authority of Parliament, and should be notified in the London Gazette, or in such other manner as We, by and with the advice of Our Most Honourable Privy Council, should think fit to direct:

And it was further enacted, that We should have power from time to time, for the purpose of carrying the said Act into effect, to order and direct that the Court of Common Pleas at Lancaster should be holden at any one or more places in the county palatine of Lancaster, as we should think fit, and to divide the said county palatine for the purpose of the trial of civil causes and the transaction of other civil business in the said court; and to make the like rules and regulations touching the venue in civil cases to be tried within any division of the said county, and the liability and attendance of jurors, whether special or common, at the court to he held within any such division; and touching the alterations of commissions, writs, precepts, or other proceedings for carrying into effect the purposes of the said Act; and touching any other matter that might be requisite for carrying into effect the pur-poses of the said Act; and all such rules and regulations should be of the like force and effect as if the same had been made by the authority of Parliament, and should be notified in the London Gazette, or in such other manner as We should think fit:

And whereas we have been graciously pleased, by and with the advice of Our Most Honourable Privy Council, by an Order in Council, bearing date on the twenty-fourth day of June instant, to order and direct that the assizes and sessions held under commissions of gaol delivery, and other commissions for the dispatch of civil and criminal business, for the county palatine of Lancaster, heretofore holden at Lancaster, shall hereafter be holden on the same circuit both at Lancaster and Liverpool, in the said county palatine:

And have also ordered the said county to be divided, for the purpose of carrying the said recited Act and that Order into effect, into two divisions, which are respectively to be called the Northern Division and the Southern Division; and that such Northern Division shall include the whole of the several hundreds of Lonsdale, Amounderness, Leyland, and Blackburn; and that such Southern Division shall include the whole of the respective hundreds of Salford and West Derby:

And whereas divers other regulations are made by the said Order; but it is expedient, in order to carry the same into complete effect, and to accomplish the purposes of the said Act, so far as relates to the civil business to be transacted at the assizes to be so held at Lancaster and Liverpool as aforesaid, to make further regulations touching the Court of Common Pleas for the said county palatine of Lancaster:

We do, therefore, order and direct, that the Court of Common Pleas for the said county, heretofore held at Lancaster, shall be holden both at Lancaster and Liverpool, at the respective times fixed for the holding of the said assizes and sessions; and that the said county palatine be divided, for the purpose of the trial of civil actions, and the transaction of other civil business in the said court, into the two divisions aforesaid:

And We do further order and direct, that every declaration hereafter to be filed or delivered in any action in the said Court of Common Pleas, shall have in the margin, besides the ordinary venue, the words "Northern Division," or "Southern Division," but no other alteration from the ordinary form shall be necessary, and issues arising in such actions, if tried at the assizes, shall accordingly be tried at the assizes held at Lancaster and Liverpool respectively:

Provided nevertheless, and We do further order and direct, that in all cases of civil actions in the said Court of Common Pleas, in which the venue is by law local, the issues therein shall be tried at Lancaster, in cases where the cause of action shall have arisen in the northern division; and at Liverpool where the cause of action shall have arisen in the southern division, in like manner as if the two divisions were two separate counties, and the declarations in such actions shall have in the margin, in addition to the ordinary venue, the words "Northern Division," or "Southern Division," as the case may require, but no other alteration from the ordinary form shall be necessary:

Nevertheless, it shall be lawful for the said Court

of Common Pleas, or any judge thereof, to order such issues to be tried at the assizes held in the division in which the cause of action did not arise, if they or he shall think fit; and also to order the words in the margin to be amended in all other cases in actions in the said Court of Common Pleas, so as to cause the trial to take place at the assizes held in another division:

And We do further order and direct, that in all cases of issues already joined, or hereafter joined, in the said Court of Common Pleas, in which the venue is laid in the county of Lancaster, without any words in the margin specifying the division of the county, such issues shall be tried at Lancaster, unless the said court, or a judge thereof, shall otherwise order, by directing the proper words to be inserted in the margin, or otherwise, as he shall think fit:

And We do further order and direct, that the prothonotaty, or his deputy, shall attend at the assizes both at Lancaster and Liverpool:

And We do further order and direct, that no alteration shall be necessary in the commission or commissions appointing the chief justice, or other justices of the Court of Common Pleas, and of all manner of pleas within the said county, and that the jury process, on issues joined in the said Court of Common Pleas, and subpœnas, do name the assizes either at Liverpool or Lancaster, as the case may be, at which attendance is to be given; and writs of subpœna to be hereafter issued for the next assizes, may be tested on any day after the date hereof; and for any subsequent assizes, may be tested in manner heretofore used and accustomed:

And We do further order and direct, that all and every other the said regulations already made by Us, by and with the advice of Our Privy Council, so far as they relate to or affect the said Court of Common Pleas, or the jurisdiction of the judges thereof, or the trial of issues therein, or the Court of Pleas of the Crown for the said county, be carried into effect:

Given at Our Palace of Saint James's, the twentyfifth day of June, in the fifth year of Our reign, and in the year of our Lord one thousand eight hundred and thirty-five.

By His Majesty's command,

Vassall Holland.

St. James's-Palace, July 1, 1835.

This day had audience of His Majesty, the Baron de Blome, Envoy Extraordinary and Minister Plenipotentiary from the King of Denmark, to take leave pro tempore:

To which he was introduced by Lord Viscount Palmerston, His Majesty's Principal Secretary of State for Foreign Affairs, and conducted by Sir Robert Chester, Knt. Master of the Ceremonies.

St. James's-Palace, July 1, 1835.

The King was this day pleased to confer the honour of Knighthood upon Francis Chantrey, Esq. Member of the Royal Academy of Arts.

St. James's-Palace, July 3, 1835.

The King has been pleased to appoint Albert William Beetham, Esq. F. R. S. Clerk of the Cheque to His Majesty's Honourable Corps of Gentlemen at Arms, vice Thomas Hancock, Esq. resigned.

Foreign-Office, June 30, 1835.

The King has been graciously pleased to appoint the Right Honourable Heary Ellis to be His Majesty's Ambassador to bear the King's congratulations to the Shah of Persia on the accession of His Persian Majesty to the Throne.

The King has been graciously pleased to appoint. John M Neill, Esq. to be Secretary to His Majesty's Embassy of Congratulation to the Court of Persia.

Foreign-Office, July 3, 1835.

The King has been graciously pleased to appoint the Right Honourable John George Earl of Durham to be His Majesty's Ambassador Extraordinary and Plenipotentiary to the Emperor of All the Russias.

The King has also been graciously pleased to appoint Captain Sir Edmund Lyons, R.N., K.C.H., to be His Majesty's Minister Plenipotentiary to His Majesty the King of Greece.

The King has also been graciously pleased to appoint the Honourable Henry Edward Fox, late Secretary to His Majesty's Legation at the Court of Turin, to be Secretary to His Majesty's Embassy at the Court of Vienna.

The King has also been graciously pleased to appoint Sir Alexander Malet, Baronet, late First Attaché to His Majesty's Legation at the Court of Lisbon, to be Secretary to His Majesty's Legation at the Court of Turin.

War-Office, 9th June 1835.

MEMORANDUM.

His Majesty has been graciously pleased to permit the 9th Regiment of Foot to bear on its colours and appointments, in addition to any other badges and devices which may have heretofore been granted, the word "Corunna," in commemoration of the distinguished conduct of the Regiment in the action before Corunna, in January 1809.

War-Office, 3d July 1835.

1st Regiment of Dragoons, Lieutenant William Monins, from the half-pay of the 18th Light Dragoons, to be Lieutenant, without purchase, vice Vanneck, deceased. Dated 3d July 1835.

13th Regiment of Light Dragoons, Lieutenant John Allan De Balinhard, from the 92d Regiment of Foot, to be Lieutenant, vice Cox, who exchanges. Dated 3d July 1835. 16th Regiment of Light Dragoons, Cornet George | 2d West India Regiment, Captain John Loftus Thomas Widdrington Pipon to be Lieutenant, by purchase, vice Bedford, appointed to the 95th Regiment of Foot. Dated 3d July 1835.

Robert Abercromby Yule, Gent. to be Cornet, by purchase, vice Pipon. Dated 3d July 1835.

3d Regiment of Foot, Lieutenant Richard Nugent Everard to be Captain, by purchase, vice Lockyer, promoted. Dated 3d July 1835.

Ensign Charles Peshall to be Lieutenant, by purchase, vice Everard. Dated 3d July 1835. Richard Herbert Gall, Gent. to be Ensign, by pur-

chase, vice Peshall. Dated 3d July 1835.

4th Foot, Ensign Frederick Leopold Arthur to be Lieutenant, by purchase, vice Fortescue, who retires. Dated 3d July 1835.

Robert O'Neill, Gent to be Ensign, by purchase, vice Arthur. Dated 3d July 1835.

12th Foot, Lieutenant William Bell to be Captain, by purchase, vice French, who retires. Dated 3d July 1835.

Ensign James Lloyd Philipps to be Lieutenant, by purchase, vice Bell. Dated 3d July 1835.

Quinten Swift, Gent. to be Ensign, by purchase, vice Philipps. Dated 3d July 183a.

22d Foot, Paymaster John Mackenzie Kennedy, from the 76th Regiment of Foot, to be Paymaster, vice Willock. Dated 3d July 1835.

28th Foot, Lieutenant Joshua John Whitting, from the 95th Regiment of Foot, to be Lieutenant, vice Everard, appointed to the 60th Regiment of Foot. Dated 3d July 1835.

44th Foot, Captain Honourable William F. O'Callaghan, from the half-pay Unattached, to be Captain, paying the difference, vice Layard, appointed to the 97th Regiment of Foot. Dated 3d July 1835.

47th Foot, Captain Patrick Colin Campbell, from the half-pay Unattached, to be Captain, vice George Newcome, who exchanges, receiving the difference. Dated 3d July 1835.

60th Foot. Lieutenant Walling Everard, from the 28th Regiment of Foot, to be First Lieutenant, vice James MacCarthy, who retires upon half-pay Unattached. Dated 3d July 1835.

92d Foot, Lieutenant James Cox, from the 13th Light Dragoons, to be Lieutenant, vice De Balin. hard, who exchanges. Dated 3d July 1835.

95th Foot, Lieutenant William Devaynes Bedford, from the 16th Light Dragoons, to be Lieutenant, by purchase, vice Collard. Dated 3d July 1835.

Lieutenant John Currie, from the half-pay Unattached, to be Lieutenant, vice Whitting, appointed to the 28th Regiment of Foot. Dated 3d July

Lieutenant William Armstrong Rogers to be Adjutant, vice Collard, who resigns the Adjutantcy only. Dated 3d July 1835.

97th Foot, Captain Henry Lewis Layard, from the 44th Regiment of Foot, to be Captain, vice Richard FitzGerald Holmes, who retires upon kalf-pay Unattached, receiving the difference. Dated 3d July 1835.

Nunn, from the half-pay Unattached, to be Captain, vice Hawkins, whose appointment has not taken place. Dated 3d July 1835.

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

Yorkshire Hussar Regiment of Yeomanry Cavalry.

Lieutenant Henry Vyner to be Captain. Dated 18th June 1835.

Cornet Richard Bassett Wilson to be Lieutenant. Dated 18th June 1835.

Cornet Thomas Bischoff to be ditto. Dated 18th June 1835.

Joseph Constable Maxwell, Gent. to be. Cornet. Dated 18th June 1835.

Frederick Henry Wood, Gent. to be ditto. Dated 18th June 1835.

Whitehall, June 24, 1835.

The King has been pleased to give and grant unto William Plenderleath, of Montreal, in the province of Lower Canada, Esq. His royal licence and authority that, in compliance with a condition contained in the last will and testament of Gabriel Christie, formerly of Leicester-square, in the parish of Saint Martin in the Fields, in the county of Middlesex, Esq. a Major-General of the Forces, and Colonel-Commandant of the 2d battalion of the 60th, or Royal American, regiment of infantry, bearing date the 13th day of May 1789, he, the said William Plenderleath, and his issue may take and use the surname of Christie, and also bear the arms of Christie; such arms being first exemplified with proper distinctions, according to the laws of arms, and re-corded in the Heralds' Office, otherwise the said royal licence and permission to be void and of none

And also to command, that this His Majesty's concession and declaration be registered in His College of Arms.

Whitehall, June 13, 1835.

The Lords Commissioners for the custody of the Great Seal have appointed John Hookins, of Devizes, in the county of Wilts, Gent. to be a Master Extraordinary in the High Court of Chancery.

Quarterly Average Account of the Liabilities and Assets of the Bank of England, from the 7th April 1835 to the 30th June 1835, inclusive, published pursuant to the Act, 3 and 4 W. 4, cap. 98.

LIABILITIES. Circulation £18,315,000 Securities £25,678,000 10,954,000 Deposits Bullion 6,219,000 £31,897,000 £29,269,000

Downing street, July 2, 1835.

THE Lords Commissioners of His Majesty's Treasury having certified to the Commissioners for the Reduction of the National Debt, in pursuance of the Act, 10th Geo. 4th, c. 27, sec. 1, that the actual Surplus Revenue of the United Kingdom of Great Britain and Ireland, beyond the actual Expenditure thereof, for the year ended 5th day of April 1835, amounted to the sum of £902,062 19s.;

The Commissioners for the Reduction of the National Debt hereby give notice, that the sum of £225,515 14s. 9d. (being one fourth part of the said surplus of £902,062 19s.) will be applied under the provisions of the said Act, between the 7th day of July 1835 and the 10th day of October 1835, to the following purposes, viz.:

To the purchase of Exchequer Bills made out in pursuance of the Act, 57 Geo. 3, c. 48 150,000 0 0 To repay the Bank of England, per 5 Geo. 4, c. 45, the sums advanced by them to pay the proprietors of 4 per Cent. Stock, who did not assent to receive 31 per Cent. Stock in lieu thereof To be applied to the purchase of Stock

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s. d.

75,264

225,515 14

Add Interest receivable on account of Donations and Bequests, to be applied to the purchase of Stock

3,241 15

£228,757 10

S. Higham, Comptroller General.

National Debt-Office, June 30, 1835.

Admiralty, Somerset-Place, June 26, 1835.

HALF-PAY AND RETIRED-PAY TO NAVAL OFFICERS AND OFFICERS OF THE ROYAL MARINES.

OTICE is hereby given, that on the receipt in the Wages Department at the Admiraltyoffice, Somerset-place, of the affidavit or certificate of identity required from each Officer by His Majesty's Orders in Council, a bill for the amount of the half-pay or retired-pay due will be made out in this Department, which will be payable by the Treasurer of His Majesty's Navy, on the following days, viz.

- On the 10th and 11th of July, to Masters, Surgeons, and Pursers, and their Attorneys.
- On the 13th, 14th, and 15th of July, to Lieutenants at 5s. a day and under, and their Attorneys.
- On the 16th and 17th of July, to Lieutenants at 7s and 6s. a day, and Chaplains, and their Attorneys.
- On the 20th, 21st, and 22d of July, to Admirals, Lieutenant-Generals, Major-Gene-

rals, Colonels, Lieutenant-Colonels, Majors, Captains, Commanders, and Retired Commanders, and their Attorneys.

Great inconvenience having been experienced by the claims of Officers, who have not chosen to receive their halt-pay or retired-pay on the days fixed for their rank, being brought forward on the days appointed for the payment of half-pay and retiredpay to Officers of different ranks; notice is hereby given, that no such claims can in future be attended to on the days not appointed for Officers of those ranks; but for the accommodation of such Officers, and also for the convenience of those who may not have transmitted their affidavits or certificates sufficiently early to admit of payment on the above-mentioned days, a recall will take place on the 24th and 25th of July.

After which the half-pay and retired-pay will be payable on the first and third Wednesday in every month, excepting during the general payment.

Officers residing in or near London, and wishing to receive their half-pay or retired-pay in person, are requested to deliver their affidavits or certificates into the Wages-office at the Admiralty, Somerset-house, or transmit them to the Secretary of the Admiralty, immediately on the expiration of each quarter; and those employing agents are also requested to furnish their agents with their affidavits or certificates with the same dispatch, for unless such documents are delivered into this Office early, delay in the payment must unavoidably

As it sometimes happens that Officers apply personally for their half-pay or retired-pay, without having previously sent in their affidavits or certificates with the same dispatch as required by the usual advertisement, any delay or inconvenience to which they might be subject by this oversight, it is in the power of the Officers themselves to prevent, by an adherence to the existing regulations.

Under the authority of the Statutes relating to the pay of the Navy, besides the above-mentioned modes, Officers may receive their half-pay or retired-pay in any of the following ways, viz.

- 1st. By drawing a bill for the amount, in which case they are to give notice thereof, by letter, to the Secretary of the Admiralty, marked, in the corner, "Half pay, or Retired-pay, Accountant-General," and thereupon the proper form of a bill of exchange will be sent to them.
- 2d. By a remittance bill, or permanent remittance bill, payable to them at or in the neighbourhood of their residence, by the Collector of Customs or Excise.
- 3d. By extract or permanent remittance bill, at a Dock-yard, where there is an establishment of Pay Clerks.

In either of the two latter cases, they must give a like notice to the Secretary of the Admiralty, marked in the same manner, and a remittance bill, or extract, will thereupon be made out and transmitted to them.

In all cases, the Officer signifying his desire of payment is to state at the foot of his letter, his

В

Christian and surnames, his rank, and a full description of his residence.

MFM.—Bills of exchange drawn under or by virtue of the Act of 11 Geo. 4, cap. 20, are not liable to the stamp duty.

No persons residing out of His Majesty's dominions are entitled to the privileges of this Act.

SALE OF OLD WROUGHT AND CAST IRON AT DEPTFORD.

Admiralty, Somerset-Place, June 23, 1835.

Lord High Admiral of the United Kingdom of Great Britain and Ireland do hereby give notice, that on Thursday the 16th of July next, at ten o'clock in the forenoon, the Captain Superintendent will put up to sale, in His Majesty's Dock-yard at Deptford, several lots of

Old Iron, taken out of Ships broken up, and consisting of Wrought Iron Knees, Breasthooks, Braces, Straps, Bolts, Prison-doors, Sheet Iron, Cast Iron Gratings, Boilers, Stoves, Plates, &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.

General Post-Office, July 2, 1835.

ITIS Majesty's Postmaster-General will receive tenders for the supply of

Mail Coaches, for the term of seven years, to commence on and-from the 5th January 1836.

Tenders will be received for portions of this service, in districts, the particulars of which, together with all other necessary information, may be obtained on application at the Mail Coach-Office; and the tenders, sealed up and endorsed "Tenders for Mail Coaches," must be delivered at the Secretary's Office, before noon on Saturday the 1st of August next.

Security will be required for the due performance of the contract.

> By command, F. Freeling, Secretary,

Office of Ordnance, June 26, 1835.

THE Principal Officers of His Majesty's Ordnance do hereby give notice, that they will sell by public auction, at the Ordnance Depot, in Tooley-street, on Tuesday the 7th July next, at eleven o'clock in the forenoon precisely,

Sundry lots of old Stores,

Consisting of Bedsteads, Bedding, Clothing, including Great Coats and Straps, Linen and Cotton Shirts, Cloth of different kinds, Camp Kettles, Canteens, Knapsacks, Bill Hooks, Coppers. Doors, and Frame, Iron Pots.

various Pewter articles, Lamps, Scales and Weights, Brushes, Tools, Garden Hoes, Shears, Rakes, Lead Pipe, Cistern Heads, Glass Bottles, old Rags Rope and Twine, Tourniquets, and a great variety of other articles.

The whole of which may be viewed at the Ordnance Depót, Tooley-street, as expressed in the catalogues, three days prenious to the sale, from ten o'clock till four; where catalogues of the lots and conditions of the sale will be delivered to those persons who may apply for the same

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

SIXTIETH SALE.

Custom-House, London, June 27, 1835.

OR sale (by order of the Honourable Commissioners of His Majesty's Customs), on Friday the 10th of July next, at one o'clock in the afternoon precisely, at the Commercial Sale Rooms, Mincing-lane, the following goods:

For Exportation, or for Home Consumption, on Payment of the proper Duty, viz.

Manufactures of silk, linen, leather, raw silk, millinery, thread lace, ostrich feathers, ivory and lacquered ware, elephant's and sea horse teeth, work box, wearing apparel, books, maps, prints, pictures, specimens of natural history furs, skins, glass manufactures, to-bacco, mustard, tea, sugar, coffee, chocolate, pepper, spices and other articles of grocery, raisins, figs, plums, succades and preserved ginger, tamarinds, wine, spirits, shrub and cordials, ale, vinegar canes, guns, fowling pieces, pistols, swords, and old copper.

To be viewed at No. 2 Floor, No. 1 Warehouse,. London Docks, on Monday the 6th, Tuesday the 7th, Wednesday the 8th, and Thursday the 9th of July next, from ten o'clock in the morning until three o'clock in the afternoon.

The purchasers to pay down twenty-five per cent. as a deposit at the time of sale, and the remainder on or before Monday the 27th July next, at the Receiver of Fines and Forfeitures Office, Custom-House, between the hours of ten o'clock in the morning and two o'clock in the afternoon, or the deposits will become forfeited. The goods sold for home consumption must be taken away on or before Monday the 10th day of August next, and those sold for exportation on or before Thursday the 31st day of December next, or the purchase money to become forfeited, and the goods resold for the benefit of the Crown, as no further time will in any case be allowed, the Commissioners having directed that in future the conditions of sale be strictly adhered to.

Please to take notice, that the goods sold in this sale will not be delivered until after one clear day (exclusive of Sunday) of the day they are sold; and that no lots can be paid for at the Office of the Receiver of Fines, after two o'clock in the afternoon.

Kettles, Canteens, Knapsacks, Bill Hooks, Catalogues may be had at the King's Ware-Coppers, Doors and Frame, Iron Pots, house, Custom-house, price 1s: each.

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

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THE AVERAGE PRICE OF CORN, per Quarter (IMPERIAL MEASURE) in England and Wales, for the QUARTER ended Midsummer 1835.

WHEAT.	· BARLEY.	OATS.	RYE.	BEANS.	PEAS.		
s. d.	s. d.	s. d.	s. d.	s. d.	s. d.		
40 0	29 11	24 0	30 10	39 4	36 8		

WILLIAM JACOB, Comptroller of Corn Returns.

Corn Department, Board of Trade, July 3, 1835.

THE

AVERAGE PRICE OF BROWN OR MUSCOVADO SUGAR,

Computed from the RETURNS made in the Week ending the 30th day of June 1835,

Is Thirty Shillings and Ten Pence Three Farthings per Hundred Weight,

Exclusive of the Duties of Customs paid or payable thereon on the Importation thereof into Great Britain.

Grocers'-Hall, July 3, 1835. By Authority of Parliament,

HENRY BICKNELL, Clerk of the Grocers Company.

East India-House, June 26, 1835.

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

That the General Court, appointed to be held on the 15th July next, is made special, for the purpose of taking into consideration the following notices, which were delivered in on the 24th instant:

"That copies of all proceedings and correspondence between the Chairman, Deputy Chairman, or the Court of Directors, and the President of the Board of Commissioners for the affairs of India, connected with the appointment or recall of the Governor-General, or Governor of any of the presidencies of India, since April 1834, be laid before this Court;" and

"That a statement be laid before the Court, of the home debts and assets of the East India Company on the 30th April 1835, with an estimate of expected receipts into, and disbursements from, the home treasury for the next three years, or up to the 30th April 1838, particularizing those appertaining to each year respectively, and inclusive of the 6 per Cent. Remittable Loan"

The Court of Directors further give notice, that a Proprietor has given notice of his intention, at the said General Court to be held on the 15th July next, to ask the following question, viz.

Whether any questions, relating to the admission or rejection of votes at the election on the 17th instant, were submitted to the Law Officers

of the Company by the Court of Directors, and whether the Court will lay such questions, and the answers thereto, before the Proprietors?"

Peter Auber, Secretary.

East India Dock-House,. July 3, 1835.

July 3, 1833.

THE Court of Directors of the East India
Dock Company hereby give notice, that a
Special General Meeting of the Proprietors will
be held at their House, in St. Helen's-place,
Bishopsgate-street, on Thursday the 9th instant, at
twelte o'clock, for the purpose of considering and
determining upon the course to be pursued in the
raising of money, under and by virtue of all or any
of the powers in the Acts of Panliament under which
the Company are regulated; and on other affairs.

By order of the Court,

Thomas Baker, Secretary.

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

British Fisheries Society.

2, New-Square, Lincoln's-Inn, July 2, 1835.

SPECIAL General Meeting of the Proprietors:
will be held on Thursday the 9th July instant,
at Brown's Hotel, New Palace yard, Westminster, at
three o'clock precisely, for the purpose of electing ac
Director and Deputy-Governor of the said Society,
in the room of William Smith, Esq. deceased.

Samuel Smith, Secretary,

Alliance Marine Assurance Company.

TYHIS is to give notice, that the transfer-books of the above Company will be closed from Friday the 17th until Saturday the 25th day of this present month July, both days inclusive, pursuant to the regulations of the Act of Parliament .- Dated this 1st day of July 1835.

Frederick Secretan, Superintendant.

Imperial Fire-Office, Sun Court, Cornhill, July 1, 1835.

VOTICE is hereby given, that a Half-yearly General Court of Proprietors will be held at this House, on Wednesday the 15th instant, at one o'clock in the afternoon precisely, to declare a dividend for the last half year.

By order of the Board,

P. Milner, Accountant.

United Mexican Mining Association.

No. 13, Old Broad-Street, London, July 1, 1835.

JOTICE is hereby given, that a Half-yearly General Meeting of Proprietors of this Association will be held at the London Tavern, on Wednesday the 29th instant, at one o'clock precisely, when the election of two Directors and one Auditor will take place.

> Directors going out, John Hullett, Esq. and John Hibbert, Esq.

who, being eligible thereto, are Candidates for reelection.

Auditor going out, Ambrose Humphrys, Esq.

who is also eligible, and a Candidate for re-election. John Mather, Secretary.

OTICE is hereby given, that the Partnership lately existing between Humphry Herring, of Burnham Westgate, in the County of Norfolk, and Henry King, late of Burnham Westgate aforesaid, in the County aforesaid, and now of King's Lynn, in the said County, Grocers and Drapers, was dissolved this day mutual consent: As witness our hands this 10th day of November 1834.

Humphry Herring. Henry King.

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, and carried on at Manchester, in the County of Lancaster, as Engravers to Calico-Printers, under the name, style, or brin of Hargate and Co. was this day dissolved. All debts due or owing to or by the said concern will be received and paid by the undersigned Joseph Hargate and William Hargate, by whom the business avill in future be carried on .- Dated this 30th day of June 1835.

Joseph Hargate. William Hargate. Thomas Perkin.

Augustus Roth.

NOTICE is hereby given, that the Partnership heretofore subsisting between the undersigned, Richard Parrott Hulme and Augustus Roth, as Merchants, in Bank-Chambers, Bartholomew-Lane, in the City of London, is this day dissolved by mutual consent, the said Richard Parrott Huline retiring from business. All debts owing to and by the said late Co-partnership will be received and paid by us the undersigned, or either of us (using the style of our late firm for those purposes), at the Counting-House of the said late Copartnership, in Bank-Chambers aforesaid: As witness our hands this 30th day of June 1935. R. P. Hulme. day of June 1935.

OTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Frederick Holmes and Robert Holmes, late of Gissing, in the County of Norfolk, Farmers, was, on or about the 11th day of October 1833, dissolved by mutual consent. Frederick Holmes. Robert Holmes.

OTICE is hereby given, that the Partnership heretofore 1 subsisting between us the undersigned, Richard Sheldon and William Howell, of Birmingham, in the County of Warwick, Schoolmasters, was, on the 25th day of June instant, dissolved by mutual consent: As witness our hands this 30th day of June 1835. Richard Sheldon.

William Howell.

NOTICE is hereby given, that the Partnership lately subsisting between us the undersigned, John Watson and Ann Hayles, as Packing-Case-Makers, at No. 44, Wood-Street, Cheapside, and No. 22, Old Fish-Street, Doctors'-Commons, in the City of London, was this day dissolved by mutual consent. - Dated this 30th day of Jone 1835.

John Watson. Ann Hoyles.

OTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, James Joseph Barry and James Silverstone, of No. 80, Judd-treet, Brunswick-Square, in the County of Middlesex, Surgeons, Chemists, and Druggists, was dissolved by mutual consent as and on the 21st day of June 1835 : As witness our hands this 1st day of July 1835. James Joseph Barry. James Suverstone.

NOTICE is hereby given, that the Partnership trade or concern heretofore carried on by us, William Rawsthorne, Joseph Rylands, and Joseph Thompstone, as Sugravars to Calico-Printers, at Manchester, in the County of Lancaster, under the firm of Rawsthorne, Rylands, and Thompstone, was, on the 2d day of May last, dissolved by mutual consent; and that all debts owing to or by the said concern, are to be received and paid by the said William Rawsthorne and Joseph Thompstone, who will continue to carry on the said business: As witness our hands this 25th day of June 1835.

William Rawsthorne. Joseph Rylands. Joseph Thompstone.

OTICE is hereby given, that the Partnership heretofore carried on between the undersigned, Thomas Horne, William Horne, and James Horne, as Coal-Merchants, at the Falcon Coal-Wharf, Bankside, in the County of Surrey, is this day dissolved by mutual consent, so far as respects the said James Horne, who retires therefrom; and that the business will henceforth be carried on in Partnership by the said Thomas Horne, William Horne, and James Horne the younger, at the Falcon Coal-Wharf aforesaid. - Dated this 1st July 1835.

Thomas Horne. Wm. Horne. Jas. Horne. James Horne, junr.

NOTICE is hereby given, that the Partnership lately subsisting between us the undersigned, Samuel Thorndell and James Thomas Thorndell, under the style or firm of Thorndell and Non, as Grocers and Cheesemongers, of No. 42, Three Colts-Street, Limehouse, corner of Limehouse-Causeway, in the County of Middlesex, was this day dissolved by mutual consent. All debts owing to the said Partnership or business must be paid to the said Samuel Thorndell, or to such person as he may authorise to receive the same; and all debts owing by the said Partnership or business will be paid by the said Samuel Thorndell; and that the said James Thomas Thorndell will in luture carry on, as usual, the said business of a Grover and Cheesemonger on his own account, at No. 42, Three Colts-Street, Limehouse atoresaid. As witness our hands this 24th day of June 1835.

His Saml. x Thorndell Mark.

James Thomas Thorndell.

June 24, 1835. THE Partnership hitherto carried on by us, as Surgeons and Apothecaries, in Cooper's-Row, in the City of London, is this day dissolved by mutual consent. — Signed June John Wilkes Hill. 30, 1835. John Hill.

June 30, 1835.

WILLIAM BARKER and Richard Lucas, Upholsterers, of 26, Edgeware-Road, have this day dissolved Partnership, and wish the same inserted in the London Gazette: William Barker. As witness our hands.

Richd. Lucas.

NOTICE is hereby given, that the Partnership carried on at Bristol, under the firm of William Bushell and Company, is this day dissolved by nutual consent: As witness our hands this 30th day of June 1835.

Wm. Bushell. Wm. S. Jacques.

NOTICE is hereby given, that the Copartnership between William Jackson and George Longstaff, of Wyld's-Rents, Long-Lane, Bermondsey, in the County of Surrey, Leather Dressers, is this day dissolved by mutual consent. — Dated this 29th day of June 1835. William Jackson.

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G. Longstaff.

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Robert Gray and James William Gray, as Glass and Lead-Merchants, at Ports mouth, in the County of Hants, is this day dissolved by mutual consent: As witness our hands this 1st day of July 1835.

Robert Gray. James William Gray.

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, John Wood and Nathan Diggle, of Brindle-Heath, in Pendleton, in the County of Lancaster, as Dyers, was dissolved by mutual consent on the 24th day of June instant. All debts owing by or to the said Partnership concern will be paid and received by the undersigned John Wood: As witness our hands this 30th day of June 1835. John Wood.

Nathan Diggle.

NOTICE is hereby given, that the Partnership heretofore subsisting between Thomas Maughan and John Maughan, of Percival-Street, Clerkenwell, in the County of Middlesex. Hardwaremen, carried on under the firm of Thomas Maughan and Son, was this day dissolved by mutual consent; and that all debts due to and owing from the said Partnership concern are to be received and paid by the said Thomas Maughan: As witness our hands this 30th day of June 1835.

Thos. Maughan. John Maughan.

OTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Joseph Lane, of Cheadle Mosley, and William Lane, of Stockport, both in the County of Chester, carried on at Stockport as Cotton Spinners and Power-Loom Manufacturers; also at Manchester, in the County of Lancaster, as Merchants and Dealers, under the firm of Joseph Lane and Son, is now dissolved by mutual consent: As witness our hands this 1st day of July 1835.

Joseph Lane. Wm. Lane.

OTICE is hereby given, that the Partnership formerly subsisting between the undersigned John Higgs, of the Out Parish of Saint Philip and Jacob, in the County of Gloucester, Mason, and William Bennett, late of the Parish of Clifton, in the same County, Limeburner, deceased, carrying on business as Brick and Tile Makers, in the Parish of Saint George, in the same County, was dissolved on the 23d day of February last, by the death of the said William Bennett: As witness our hands this 27th day of May 1835.

John Higgs.

W. L. Bennett, John Bennett, Administrators of William Bennett, deceased. NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Samuel Barber and Benjamin Barber, of Denby-Common, in the Parish of Denby, in the County of Derby, Farmers, was dissolved on the 7th day of May last, by mutual consent: As witness our hands the 23d day of June 1835. Samuel Barber.

Beniamin Barber.

OTICE is hereby given, that the Partnership lately subsisting between us the undersigned, Hugh Skield and Edward Hall, as Attorneys and Solicitors, at No. 33, Poultry, in the City of London, was this day dissolved by mutual consent. All debts due to or from the said firm are to be received and paid by Messrs. Shield and Harwood, at No. 33, Poultry aforesaid. As witness our hands this 30th day of June 1835. Hugh Shield.

Edw. Hall. Joseph Unwin Harwood.

OTICE is hereby given, that the Partnership lately sub-sisting between us the undersigned. William Webb and George Webb, of the Roe Buck Public-House, the corner of London-Street and Tottenham-Court-Road, in the Parish of Saint Pancras, in the County of Middlesex, Victuallers, was this day dissolved by mutual consent.—All debts due from and to the said Copartnership are to be paid and received by the said William Webb, who intends to carry on the said business on his own account. - Witness our hands this 3d day of July 1835. Geo. Webb.

W. Webb.

If Ann Jones, now or heretofore the wife of Thomas Jones, who left Ormskirk, in the County of Lancaster, for London, in the year 1801, with her infant daughter, and who has not since been heard of, be now living, she may hear of and receive a bequest, given her by the will of John Fair-clough, late of Ormskirk aforesaid, Yeoman, deceased; and, in case of the death of the said Ann Jones, her lawful issue may receive the same, on production of satisfactory testimonials of identity, within three months from the 1st day of July 1835 by applying (it by letter nort mid) to Mesere July 1835, by applying (it by letter, post paid) to Messrs. Holme, Frampton, and Loftus, Solicitors, 10, New Inn, London, or to Mr. Sharples, Solicitor, Ormskirk.

To be sold, pursuant to an Order of the High Court of Chancery, made in certain causes, intituled Stiffe versus Everitt, and Stiffe versus Dowding, with the approbation of William Wingfield, Esq. one of the Masters of the said Court, at the White Hart Inn, at Ampthill, in the County of Bedford,

on Thursday the 27th day of August 1835, at One o'Clock in the Afternoon of the same day, in three lots;

The freehold farms and premises, consisting of meadow, pasture, and arable land, with several cottages, situate near the Market Towns of Ampthill, Woburn, and Dunstable, in the Parish of Hadinaton Streetler, Eliston and Westernia. the Parishes of Harlington, Streatley, Flitton, and Westening, in the County of Bedford, late the property of Sir John-

Everitt, deseased.

Printed particulars may be had (gratis) at the said Master's Chambers, in Southampton-Buildings, Chancery-Lane, London; of Messrs. Daniel, Solicitors, Bristol; of Mr. Penrson, Solicitor, 6, Pump-Court, Temple; of Mr. Price, Solicitor, 3, Lincoln's-Inn-Fields; of Mr. Ashfield, Solicitor, Lawrence-Lane, Cheapside; of Mr. Poole, Solicitor, Bristol; of Mr. Hooper, Solicitor, Dunstable; and at the principal Inns in the neighbourhood.

Carmarthenshire, and County of the Borough of Carmarthen.

Tho be sold by auction, in five lots, on the 15th day of July 1835, at the White Lion Royal Hotel, in the Borough of Carmarthen, under an Order of the High Court of Chancery, made in a cause wherein Patience Ann Irby and others are plaintiffs, and Paul Authony Irby and others are defend-ants; with the approbation of Francis Cross, Esq. one of the Masters of the said Court ;

Certain freehold estates of the late Sir William De Crespegny, Bart. situate in the Parishes of Llanybyther, Abergwilly, Parish of Saint Peter's, in the Borough of Carmarthen, and in the,

Printed Particulars may be had (gratis) at the Office of the said Master, in Southampton-Buildings, Chancery-Lane, London; of Messrs. Hutchinson and Dryden, 3, Lincoln's-Inn New-Square, London; of Messrs. Frere and Forster, and Messrs. Kinderley, Denton, and Kinderley, 6, New-Square, Lincoln's-Inn, London; Messrs. Currie, Horne, and Woodgate, 3, New-Square, Lincoln's-Inn aforesaid; Mr. Ayton, Gray's-Inn, London; and at the Office of Messrs. William Jones and Jeffries, Solicitors, Carmarthen; and of Mr. George Goode, Auctioneer and Land Valuer, Carmarthen.

10 be sold, pursuant to a Decree of the High Court of Chancery, made in a cause Gouldsmith versus Hawkes, before William Brougham, Esq. one of the Masters of the said Court, at the Public Sale-Room of the said Court, in Southampton-Buildings, Chancery-Lane, London, on Tuesday the 28th day of July 1835, at One o'Clock in the Afternoon;

A freehold estate, consisting of five substantial brick built dwelling-houses, Nos. 1, 2, 3, 4, and 5, in Palace-Place, on the south side of High-Street, Kensington, in the County of Middlesex, let to respectable tenants at will, at rents amount-

ing to about £90.

Printed particulars may be had (gratis) at the said Master's Chambers, in Southampton-Buildings; of Mr. Robert Hodg-son, Solicitor, No. 32, Broad-Street-Buildings; of Messrs. Springall, Thompson, and Powell, Solicitors, No. 3, Raymond-Buildings, Gray's-Inn; and of Mr. Charles B. Harman, Solicitor, Wine Office-Court, Fleet-Street; and at the King's Arms Tavern, High-Street, Kensington.

PURSUANT to a Decree of the High Court of Chancery, made in a cause Greenway versus Rotherham, the Creditors of Thomas Smith, late of the Parish of Berkswell, near Coventry, Warwickshire, deceased (who died on or about the 31st day of May 1831), are, on or before the 3d day of August 1835, 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 be peremptorily excluded the benefit of the said Decree.

DURSUANT to a Decree of the High Court of Chancery, made in a cause Greenway against Rotherham, the Heir at Law of Thomas Smith, late of the Parish of Berkswell, near Coventry, Warwickshire, deceased (who died on or about the 31st day of May 1831), is, on or before the 3d day of August 1835, to come in and prove his heirship 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 he will be peremptorily excluded the benefit of the said Decree.

DURSUANT to a Decree of the High Court of Chancery, made in a cause Sedgwick against Coverdale, the Creditors of John Coverdale, late of Hartlepool, in the County of Durham, Grocer and Druggist, deceased (who died on or about the 25th day of June 1832), are, on or before the 30th day of July 1835, 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 be peremptorily excluded the benefit of the said Decree. excluded the benefit of the said Decree.

DURSUANT to a Decree of the High Court of Chancery, made in a cause of Reynolds against Western Court made in a cause of Reynolds against Throsby, the Creditors of Thomas Broyden, of Whittem's-Buildings, Old Street-Road, in the Parish of St. Leonard, Shoreditch, Middlesex, Road, in the Parish of St. Leonard, Shoreditch, Middlesex, Gentleman (who died in the month of March 1818), are, on or before the 4th day of August 1835, 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 peremptorily excluded the benefit of the said Decree.

PURSUANT to a Decree of the High Court of Chancery, made in a cause of Long against Morgan, the Creditors of James Morgan, late of St. Alban's Place, Hammersmith, in the County of Middlesex, who formerly kept a Coffee-House (and who died in the mouth of October 1833), are, on or before the 3d day of August 1835, 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, Chaucery-Lane, London, or in default thereof they will be peremptorily excluded the benefit of the said Decree.

URSUANT to a Decree of the High Court of Chancery, made in a cause Da Costa versus Burra, the Creditors of Joseph Taylor, late of West Smithfield, in the City of London, and of White Lion-Street, Pentouville, in the County of Mid-dlesex, Draper (who died on the 4th day of June 1818), are forthwith, by their Sulicitors, to come in and prove their debts

before George Boone Roupell, Esq. one of the Masters of the said Court, at his Chambers, in Southampton-Buildings, Chancery-Lane, London, or in default thereof they will be excluded the benefit of the said Decree.

URSUANT to a Decree of the High Court of Chancery made in a cause Beveridge versus Axe, the Creditors of James Watt, late of Hatton-Garden, in the County of Middlesex, Esq. deceased (who died on or about the 26th day of February 1820), are, on or before the 24th day of July 1835, by their Solicitors, to come in and prove their debts before George Boone Roupell, Esq. one of the Masters of the said Court, at his Chambers, in Southampton-Buildings, Chancery-Lane, London, or in default thereof they will be peremptorily excluded the benefit of the said Decree.

DURSUANT to a Decree of the High Court of Chancery, made in a cause Bainbrigge versus Blair, the Creditors of Thomas Bainbrigge, late of Woodseat, in the Parish of Rocester, in the County of Stafford, Esq. (who died on the 19th of June 1818), are to come in and prove their dehts before Henry Martin, Esq. one of the Masters of the said Court, at his Chambers, in Southampton-Buildings, Chancery-Lane, London, on or hefore the 25th day of July' 1835, or in default thereof they will be peremptorily excluded the benefit of the said Decree.

PURSUANT to an Order of the Lords Commissioners for the custody of the Great Society the custody of the Great Seal of Great Britain, any person or persons claiming to be the Heir or Heirs at Law and Next of Kin of Catherine Stone, Spinster, formerly of Woburn-Place, Russell-Square, in the County of Middlesex, and now residing at Normand-House, Fulham, in the same County (being of unsound mind), are forthwith to come in and prove their kindred before Henry Martin, Esq. one of the Masters of the High Court of Chancery, at his Chambers, in Southampton-Buildings, Chancery-Lane, London, or in default thereof they will be excluded the benefit of the said Order.

The said Catherine Stone was one of the children of Robert Stone and Deborah his wife, formerly Deborah Hicks, and was born in the year 1765.

URSUANT to a Decree of the High Court of Chanditors of James Boston, of Stamford-Hill, in the County of Middlesex, Gentleman, deceased (who died in August 1833), are forthwith 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, Chambers, I are London or in default thereof the will ings, 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 Shepherd versus Emary, the Creditors of William Parker, late of Hastings, in the County of Sussex, Yeoman (but who died at Sevenoaks, in the County of Kent, in or about the mouth of May 16301, are, by their Solicitors, forthwith to come in and prove their debts before John Edmund Dowdeswell, Esq. one of the Masters of the said Court, at his Office, in Southampton-Buildings, Chancery-Lane, London, or in default thereof they will be excluded the benefit of the said Decree.

URSUANT to a Decree of the Court of Exchequer at Westminster, bearing date the 2d day of June 1832, made in a cause Childs and others versus Wilson and another, the Creditors of Thomas Brown, late of Sundon, in the County of Bedford, Farmer, deceased (who died in or about the month of April 1821), are, by their Solicitors, on or before the 30th day of July 1835, peremptorily to come in before Jefferies Spranger, Esq. the Muster to whom this cause is referred, at his Chambers, situate in Tanfield-Court, in the Inner Temple, London, and prove their debts, or in default thereof they will be excluded the benefit of the said Decree.

JURSUANT to a Decree of the Court of Exchequer at Westminster, bearing date the 2d day of June 1832, made in a cause Childs and others versus Wilson and another, it is (amongst other things) referred to Jefferies Spranger, Esq. one of the Masters of the said Court, to enquire and state to the Court, who was or were the Next of Kin of Thomas Brown, late of Sundon, in the County of Bedford, Farmer, deceased, the Testator in the pleadings of the cause named, living at the time of his decease (which happened in or about the month of April 1821), and whether any of such next of hin were or are since dead, and if dead, who was or were his or their personal representative or representatives: —Therefore any person or persons claiming to be such next of kin, or the personal representative or representatives of such deceased next of kin, of the said Thomas Brown, is or are, on or before the 30th day of July 1835, peremptority to come in, by their Solicitors, before the said Master, at his Chambers, situate in Tanfield Court, in the Inner Temple, London, and make out his, her, or their claim, or in default thereof they will be excluded the benefit of the said Decree.

Re ZACHARY ALLNUTT .- Assignment.

TOTICE is hereby given, that Zachary Allnutt, of Twickenham, in the County of Middlesex, Plumber, Glazier, and Haberdasher, bath by indenture, bearing date the 19th day of June 1835, assigned all his personal estate and effects whatsoever unto Thomas Coster and Andrew Beater, both of Fountain-Court, Aldermanbury, in the City of London, Silk-Warehousemen, Partners in the House of Messrs. Coster and Company, upon trust for themselves and the rest of the Creditors of the said Zachary Allnutt; and that the said indenture of assignment was executed by the said Zachary Allnutt on the day of the date thereof, and by the said Zachary Allnutt on the day of the date thereof, and by the said Thomas Coster and Andrew Beater on the 22d day of June 1835, respectively, in the presence of, and attested by, Charles James Tapp Burt, Solicitor, No. 18, Aldermanbury. All persons owing debts to or having claims on the said estate are requested to pay or send the same to Messrs. Faircloth and Armstrong, Accountants, No. 139½, Cheapside.—June 24, 1835.

Commission of Bankrupt awarded and issued forth against Joseph Joyner, Robert Surridge, and Joseph Sumpner Joyner, late of Romford, in the County of Essex, Bankers, are requested to meet the Assignees of the estate and effects of the said Bankrupts, on Saturday the 25th day of July instant, at Twelve o'Clock at Noon precisely, at the Court of Bankruptcy, in Basinghall-Street, in the City of London, to take into consideration, and to assent to or dissent from, the said Assignees accepting certain terms of compromise offered by the Trustee of Lord Oxford, in respect of an annuity granted by him to Joseph Joyner, one of the above-named Bankrupts, which will then and there be submitted to the said Creditors; and on other special affairs.

THE Creditors who have proved their debts under a Fiat in Bankruptcy awarded and issued forth against William Haynes, of Coln Saint Aldwyns, in the County of Gloucester, Miller, Dealer and Chapman, are requested to meet the Assignee of the estate and effects of the said Bankrupt, on Friday the 24th day of July instant, at Ten of the Clock in the Forenoon precisely, at the Offices of Mr. Mullings, in Cirencester, in the said County, in order to assent to or dissent from the said Assignee selling, by public sale or private contract, or by valuation, and for such price or prices, and upon such terms, security, or credit, as he shall think fit, all or any part of the personal estate and effects of the said Bankrupt; and to assent to or dissent from the said Assignee commencing, prosecuting, or defending any suit or suits at law in equity, for the recovery of or relating to any part of the said Bankrupt's estate and effects; or to his compounding, submitting to arbitration, or otherwise agreeing to any matter or thing relating thereto.

The Creditors who have proved their debts under a Fiat in Bankruptcy awarded and issued forth against Thomas Kemp, of Birmingham, in the County of Warwick, Gold and Silver-Beater, Dealer and Chapman, are requested to meet the Assignee of the estate and effects of the said Bankrupt, on Monday the 27th day of July instant, at Ten o'Clock in the Forenoon precisely, at the Office of Mr. Bartleet, Solicitor, in Edmund-Street, in Birmingham aforesaid, in order to assent to, ratify, and confirm a certain contract or agreement, dated the 13th day of June last (which will be produced at the said meeting), between the said Assignee and certain persons therein named, for the sale and purchase of the working tools, utensils of trade and stock in trade, part of the said Bankrupt's estate and effects, or otherwise to dissent therefrom; and to assent to or dissent from the said Assignee commencing, prosecuting, or defending any action or actions, sait or suits, at law or in equity, for or in respect of the said Bankrupt's estate or effects; or to his compounding, submit-

ting to arbitration, or otherwise agreeing any action, dispute, difference, matter, or thing, touching or concerning the estate or effects of the said Bankrupt.

Fix in Bankruptcy awarded and issued forth against William Durrant, of the Town and Parish of Lindfield, in the County of Sussex, Brewer and Shopkeeper, Dealer and Chapman, are requested to meet the Assignees of the estate and effects of the said Bankrupt, on Monday the 27th day of July instant, at Eleven o'Clock in the Forenoon, at the Startion, in Lewes, in the County of Sussex, to assent to or dissent from the said Assignees compromising, compounding, or otherwise settling with any debtor to the said Bankrupt's estate, or submitting to any arbitration any debt or dispute which may be, or may arise concerning any matter relating thereto; also to assent to or dissent from the said Assignees commencing, prosecuting, or defending any suit or suits at law or in equity, or other proceedings whatsoever, for the recovery or protection of the said Bankrupt's estate and effects; and on other special affairs.

WHE Creditors who have proved their debts under a Fiat in Bankruptcy awarded and issued forth against William Crosley, of Leeds, in the County of York, Cloth-Merchant, are requested to meet the Assignees of the estate and effects of the said Bankrupt, on Monday the 27th day of July instant, at Seven o'Clock in the Evening, at the Office of Mr. James Stott, Solicitor, in Leeds aforesaid, in order to sanction, confirm, and allow all and every of the measures already adopted and taken by the Assignees in, and relating to, the sale and disposal of the estate and effects of the said Bankrupt, and the employment by the Assignees of an appraiser to the Assignees and the payment of the expences of such valua-tions out of the assets of the said Bankrupt's estate; also to assent to or dissent from the sale by the said Assignees of a number of shares held by the Bankrupt in the Leeds Joint Stock Banking Company, in such lots, and either by auction or by private sale, and for such price or prices, and at such times and places, as the said Assignees shall think proper, and from time to time at any such auction to assent to or dissent from the said Assignees buying in and afterwards reselling the same shares, or any part thereof, without being answerable for any loss or expence arising or occasioned thereby; and also to assent to or dissent from the said Assignees paying, out of the Bankrupt's estate, certain charges which have been incurred in employing an accountant to investigate the dealings and transactions of the said Bankrupt, and to make up, settle, and adjust the books and accounts of the said Bankrupt; and also to assent to or dissent from the payment by the said Assignees, out of the Bankrupt's estate, of the costs and charges of, or in anywise incident to, a former Fiat in Bankruptcy which was issued against the Bankrupt, and the costs of annulling the same Fiat, and also the costs of a deed of assignment executed by the said Bankrupt, prior to his Bankruptcy, and which deed was exhibited to the Commissioners under this present Fiat on the opening thereof as the act of Bankruptey in support of such Fiat; and also to assent to or dissent from said Assignees instituting any proceedings at law or in equity, for the recovery or protection of any part of the said Bankrupt's property or estate; and compounding or submitting to arbitration, or otherwise agreeing any matter or thing relative thereto; and on other special affairs.

of the reign of His late Majestv King George the Fourth intituled "An Act to amend the laws "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 afore, "and, be an Act of Bankruptcy committed by

" such Trader at the time when such Declaration was filed, but that no Commission shall issud " 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 Bankruptev after such Declaration filed; " and no Docket shall be struck upon such act of "Bankruptcy before the expiration of four days " next after such insertion in case such Commis-" sion is to be executed in London, or before the expiration o eight days next after such inser-" tion in case such Commission is to be executed " in the Country:"—Notice is hereby given, that a Declaration was filed on the 2d day of July 1835, in the Office of the Lord Chancellor's Secretary of Bankrupts, signed and attested according to the said Act, by

JAMES SILVESTER, of Southfleet, in the County of Kent, Market-Gardener and Fruit-Salesman, Dealer and Chapman, that he is in insolvent circumstances, and is unable to meet his engagements with his creditors.

And on the 3d day of July 1835, by

WILLIAM WHIFFIN, of New Cross-Road, Deptford, in the County of Kent, Timber-Merchant, that he is in insolvent circumstances, and is unable to meet his engagements with his creditors.

HEREAS a Fiat in Bankruptcy is awarded and issued forth against Edward M'Coy, of Well-Court, Queen-Street, in the City of London, and of Iryon's-Place, Hackney, in the County of Middlesex, Stationer, and he being declared a Bankrupt is hereby required to surrender himself to Charles Frederick Williams, Esq. a Commissioner of His Majesty's Court of Bankruptcy, on the 18th of July instant, and on the 14th of August next, at Twelve at Noon precisely on each day, at the Court of Bankruptcy, in Basinghall-Street, in the City of London, and make a full discovery and disclosure of his estate and effects; when and where the Creditors are to come prepared to prove their debts, and at the first sitting to choose Assignees, and at the last sitting the said Bankrupt is required to finish his examination, and the Creditors are to assent to or dissent from the allowance of his certificate. All persons indebted to the said Bankrupt, or that have any of his effects, are not to pay or deliver the same but to whom the Commissioner shall appoint, but give notice to Mr. David Wire, Solicitor, 9, St. Swithin's-Lane, Lombard-Street, and to Mr. George John Graham, Official Assignee, 3, Copthall-Buildings.

WHEREAS a Fiat in Bankruptcy is awarded and issued forth against Samuel Maine, of Saint John-Street, Clerkenwell, in the County of Middlesex, Currier, Dealer and Chapman, 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 11th day of July instant, at Twelve o'Clock at Noon, and on the 14th day of August next, at Eleven of the Clock in the Forenoon precisely, at the Court of Bankruptcy, in Basinghall-Street, in the City of London, and make a full discovery and disclosure of his estate and effects; when and where the Creditors are to come prepared to prove their debts, and at the first sitting to choose Assignees, and at the last sitting the said Bankrupt is required to finish his examination, and the Creditors are to assent to or dissent from the allowance of his certificate. All persons indebted to the said Bankrupt, or that have any of his effects, are not to pay or deliver the same, but to whom the Commissioner may appoint, and give notice 10 Mr. Hewitt, Solicitor, Tokenhouse-Yard; (Mr. Johnson, Official Assignee, Basinghall-Street).

HEREAS a Fiat in Bankruptcy is awarded and issued against John Watton, formerly of Guildford-Street, in the County of Middlesex, but now of Upper Bedford-Place, in the same County, Surgeon and Apothecary,

Dealer and Chapman, and he being declared a Baukrnpt is hereby required to surrender himself to John Herman Merivale, Esq. a Commissioner of His Majesty's Court of Bankruptey, on the 15th day of July instant, at Twelve of the Clock at Noon precisely, and on the 14th day of August next, at Eleven of the Clock in the Forenoon precisely, at the Court of Bankruptey, in Basinghall-Street, in the City of London, and make a full discovery and disclosure of his estate and effects; when and where the Creditors are to come prepared to prove their debts, and at the first sitting to choose Assignees, and at the last sitting the said Bankrupt is required to finish his examination, and the Creditors are to assent to or dissent from the allowance of his certificate. All persons indebted to the said Bankrupt, or that have any of his effects, are not to pay or deliver the same, but to Mr. G. Gibson, 72, Basinghall-Street, the Official Assignee, whom the Commissioner has appointed, and give notice to Messrs. Westron and Son, Solicitors, 7, Great James-Street, Bedford-Row.

WHEREAS a Fiat in Bankruptcy is awarded and issued forth against John Serjeant, now or late of Liverpool, in the County of Lancaster, Window-Blind-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 28th of July instant, and on the 14th day of August next, at Eleven in the Forencon on each day, at the Clarendon-Rooms, in Liverpool, and make a full discovery and disclosure of his estate and effects, when and where the Creditors are to come prepared to prove their 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. William Dean, Palsgrave-Place, Temple-Bar, London, or to Mr. William Gregory, Solicitor, Castle-Street, Liverpool.

WHEREAS a Fiat in Bankruptcy is awarded and issued forth against William Chawner, of Hinkley, in the County of Leicester, Tea-Dealer, Grocer, 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 13th day of July instant, and on the 14th of August next, at Eleven in the Forenoon on each day, at the Bell Inn, in Leicester, and make a full discovery and disclosure of his estate and effects; when and where the Creditors are to come prepared to prove their debts, and at the first sitting to choose Assignees, and at the last sitting the said Bankrupt is required to finish his examination, and the Creditors are to assent to or dissent from the allowance of his certificate. All persons indebted to the said Bankrupt, or that have any of his effects, are not to pay or deliver the same but to whom the Commissioners shall appoint, but give notice to Mr. Samuel Stone, Solicitor, Leicester, or his Agents, Messrs. R. M. and C. Baxter, Solicitors, Lincoln's-Inn-Fields, London; or to Messrs, Cowdell and Son, Solicitors, Hinckley.

WHEREAS a Fiat in Bankruptcy is awarded and issued forth against George John Lowe, late of Liverpool, in the County of Lancaster, and now of the Town or Township of Stourbridge, in the County of Worcester, and of the Parish of Saint Nicholas, in the City of Worcester, Mail-Contractor and Horse-Dealer, 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 13th day of July instant, and on the 14th day of August next, a Twelve of the Clock at Noon on each of the said days, at the Shakespear Tavern, in the City of Worcester aforesaid, and make a full discovery and disclosure of his estate and effects; when and where the Creditors are to come prepared to prove their debts, and at the first sitting to choose Assignees, and at the last sitting the said Bankrupt is required to finish his examination, and the Creditors are to assent to or dissent from the allowance of his certificate. All persons indebted to the said Bankrupt, or that have any of his effects, are not to pay or deliver the same but to wrom the Commissioners shall appoint, but give notice to Mr. George Smith, 43, Chancery-Lane, London, or to Mr. George Price Hill, Solicitor, Blackall-Street, Kidderminster, and Foregue Street, Worcester.

HEREAS a Fiat in Bankruptey is awarded and issued forth against Joseph Bayliss, of Daventry, in the County of Northampton, Builder, 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 17th day of July instant, and on the 14th of August next, at Eleven in the Forenoon on each of the said days, at the sign of the Goat, in Gold-Street, in the Town of Northampton, 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 disent 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. Hall, Bishop, and Mourilyan, Solicitors, No. 42, Great James-Street, Bedford-Row, London, or to Messrs. Wardle and Cox, Solicitors, Daventry.

WHEREAS a Fiat in Bankruptcy is awarded and issued forth against John Solloway, of Leamington-Priors, in the County of Warwick, Innkeeper, Dealer and Chapman, and he being declared a Bankrupt is hereby required to surrender himself to the Commissioners in the said Fiat named, or the major part of them, on the 24th day of July instant, and on the 14th day of August next, at Two in the Afternoon on each of the said days, at the Lansdowne Hotel, in Leaming ton-Priors, 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 Cammissioners shall appoint, but give notice to Messrs. Porter and Nelson, New-Court, Temple, London, or to Mr. Morris, Solicitor, Warwick.

His Majesty's Commissioners authorised to act under a Fiat in Bankruptcy awarded and issued against John Phillimore Hicks and Charles Edward Hicks, of Eastington, in the County of Gloucester, Copartners, Clothiers, Dealers and Chapmen (trading under the name, style, or firm of Hicks, Brothers), will sit on the 14th day of July instant, at half past Two of the Clock in the Afternoon precisely, at the Court of Bankruptcy, in Basinghall-Street, in the City of London, in order to receive the Proof of a Debt under the said Fiat.

OBERT GEORGE CECIL FANE, Esq one of His Majesty's Commissioners authorised to act under a Commission of Bankrupt awarded and issued forth against William Prest and James Woolner, of Lawrence-Pountney-Lane, in the City of London, Corn-Factors, Dealers, Chapmen, and Copartners, will sit on the 16th day of July instant, 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 receive the Proof of a Debt of the separate estate of William Prest under the said Commission.

THE Commissioners in a Fiat in Bankruptcy awarded and issued forth against William Haynes, of Coln Saint Aldwyns, in the County of Gloucester, Miller, Dealer and Chapman, intend to meet on the 31st of July instant, at Three of the Clock in the Afternoon, at the Fleece Inn, in Cirencester, in the said County of Gloucester (by adjournment from the 30th day of June last); in order to take the Last Examination of the said Bankrupt; when and where he is required to surrender himself, and make a full discovery and disclosure of his estate and effects, and finish his examination; and the Creditors, who have not already proved their debts, are to come prepared to prove the same, and, with those who have already proved their debts, are to assent to or dissent from the allowance of his certificate.

HARLES FREDERICK WILLIAMS, Esq. one of His Majesty's Commissioners authorised to act under a Commission of Bankrupt, bearing date the 19th day of April 1826, awarded and issued forth against Thomas Hurst, John Hurst, and Joseph Ogle Robinson, all of Waterlov-Place,

Pall-Mall, in the County of Middlesex, Booksellers, Printsellers, and Publishers, and Copartners, will sit on the 25th day of July instant, at Two in the Afternoon precisely, at the Court of Bankruptey, in Basinghall-Street, in the City of London, in order to Audit the Accounts of the Assignees of the joint estate and effects of John Hurst and seeph Ogle Robinson, two of the said Bankrupts (and not of the joint estate and effects of the three, as advertised in the last Gazette), 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 Commission of Bankrupt, bearing date the 7th of January 1832, awarded and issued forth against Peter Young, of Fenchurch-Street, in the City of Loudon, of Wapping, in the County of Middlesex, and of Greenwich, in the County of Kent, Sail-Maker and Rope Maker, will sit on the 24th of July instant, at One 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."

HARLES FREDERICK WILLIAMS, Esq. one of His Majesty's Commissioners authorised to act under a Fiat in Bankruptcy, bearing date the 14th day of November 1833, and issued forth against John Morris, of Regent-Street, in the Parish of All Saints, Poplar, in the County of Middlesex, Carpenter and Builder, Dealer and Chapman, will sit on the 24th day of July instant, at Ten 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 "An Act to amend the laws relating to Bankrupts."

CHARLES FREDERICK WILLIAMS, Esq. one of His Majesty's Commissioners authorised to act under a Commission of Bankrupt, nearing date the 18th day of November 1819, awarded and issued forth against George Leyburn, now or late of Bishopsgate-Street, in the City of London, Provision-Merchant, Dealer and Chapman, will sit on the 24th of July instant, at Eleven in the Forenoon precisely, at the Court of Bankruptcy, in Basinghall Street, in the City of London, in order to Audit the Accounts of the Assignees of the estate and effects of the said Bankrupt under the said Commission, pursuant to an Act of Parliament, made and passed in the sixth year of the reign of His late Majesty King George the Fourth, intituled "An Act to amend the laws relating to Bankrupts."

His Majesty's Commissioners authorised to act under a Fiat in Bankruptcy, bearing date the 27th of February 1835, awarded and issued torth against William Pitt Williams and Wellington Williams, of Bexley, in the County of Kent, Drapers, Grocers and copartners, Dealers and Chapmen, will sit on the 24th of July instant, at Twelve of the Clock at Noon precisely, at the Court of Bankruptcy, in Basinghall-Street, in the City of London, to Audit the Accounts of the Assignee of the estate and effects of the said Bankrupts under the said 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."

OBERT GEORGE CECIL FANE, Esq. one of His Majesty's Commissioners authorised to act under a Fiat in Bankruptcy, bearing date the 13th day of March 1835, awarded and issued forth against Joseph Savory Eveleigh and William Eveleigh, of Union-Street, in the Borough of Southwark, in the County of Sorrey, Hatters and Copariners (trading under the firm of Francis Eveleigh and Sons), will sit on the 24th day of July instant, 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 Assignces of the joint estate and effects of the

said Bankrupts under the said Fiat, pursuant to an Act of the 31st day of July instant, at Ten o'Clock in the Forenoor, 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."

OBERT GEORGE CECIL FANE, Esq. one of His Majesty's Commissioners authorised to act under a Fixt in Baukruptcy, bearing date the 13th of March 1835, awarded and issued forth against Joseph Savory Eveleigh and William Eveleigh, of Union-Street, in the Borough of Southwark, in the County of Surrey, Hattets and Copartners (trading under the firm of Francis Eveleigh and Sons), will sit on the 24th of July instant, at Eleven o'Clack in the Forenoon precisely, at the Court of Bankruptcy, in Basinghall-Street, in the City of London, to Audit the Accounts of the Assignees of the separate estate and effects of Wilfram Eveleigh, one 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."

OBERT GEORGE CECH FANE, Esq. one of His Majesty's Commissioners authorised to act under a Fiat in Bankruptcy, bearing date the 24th of March 1835, awarded and issued forth against Charles Campbell, of No. 19, Arundel-Street, Strand, in the County of Middlesex, Subscription Boarding and Lodging House-Keeper (carrying on trade and business in Partnership with Thomas George Buck), will sit on the 24th days of July instants at Trades and No. will sit on the 24th day of July instant, at Twelve at Noon precisely, at the Court of Bankruptcy, in Basing-hall-Street, in the City of London, in order to Audit the Accounts of the Assignees of the estate and effects of the said 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 Bank-

JOSHUA EVANS, Esq. one of His Majesty's Commissioners authorised to act under a Fiat in Bankruptcy, bearing date the 24th day of March 1835, awarded and issued forth against William Fox, of Westow-Hill, Norwood, issued forth against William Fox, of Westow-Hill, Norwood, in the Parish of Croydon, in the County of Surrey, Victualler, will sit on the 25th day of July instant, 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 that in the city was of 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 Commission of Bankrupt, bearing date the 28th day of March 1921 date the 28th day of March 1831, awarded and issued forth against Jane Hall and Henry Gerrish, of the City of Bristol, Grocers, Dealers, Chapwoman, and Chapman, and Copartners, intend to meet on the 28th day of July instant, at Two o'Clock in the Afternoon, at the Commercial Rooms, Cornin the City of Bristol, in order to Audit the Accounts of the Assignees of the estate and effects of 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."

THE Commissioners in a Fiat in Bankruptcy, bearing date the 23d day of April 1835, awarded and issued forth against John Rrowne and Edmund Browne, of the City of Bath, in the County of Somerset, Stationers, Copartners, Dealers and Chapmen, intend to meet on the 17th day of November next, at Eleven o'Clock in the Forenoon, at the Three Cups Inn, Northgate-Street, Bath, in the said County, in order 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 Bank-

THE Commissioners in a Fiat in Bankruptcy, bearing date the 31st day of January 1835, awarded and issued forth against Thomas Smith, of Stroud, in the County of Gloucester, China and Earthenware Dealer, intend to meet on at the George Hotel, Stroud, in the County of Gloncester to Andit 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 Bank-

(HARLES FREDERICK WILLIAMS, Esq. one of His Majesty's Commissioners authorised to act under a Com-mission of Bankrupt, bearing date the 19th day of April 1826, awarded and issued forth against Thomas Hurst, John Harst, and Joseph Ogle Robinson, all of Waterloo-Place, Pall-Mal', in the County of Middlesex, Booksellers, Printsellers, and Publishers, and Copartners, will sit on the 25th day of July instant, at half past Two o 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 joint estate and effects of John Harst and Joseph Ogle Robinson, two of the said Bankrupts (and not of the joint estate and effects of the three, as advertised in the last Gazette); when and where the Creditors, who have not already proved their debts, are to come prepared to prove the same, or they will he excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

HARLES FREDERICK WILLIAMS, Esq. one of His Ma-Jesty's Commissioners authorised to act under a Commission of Bankrupt, bearing date the 7th day of January 1832, awarded and issued forth against Peter Young, of Fenchurch-Street, in the City of London, of Wapping, in the County of Middlesex, and of Greenwich, in the County of Kent, Sail-Maker and Rope-Maker, will sit on the 24th day of July instant, at half past One 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 dehts, 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.

HARLES FREDERICK WILLIAMS, Esq. one of His Majesty's Commissioners authorised to act under a Fiat in Bankruptcy, bearing date the 14th of November 1833, awarded and issued forth against John Morris, of Regent-Street, in Parish of All Saints, Poplar, in the County of Mid-dlesex, Carpenter and Builder, Dealer and Chapman, will sit on the 24th day of July instant, at half past Ten of the Clock in the Forenoon precisely, at the Court of Bankruptcy, in Basinghall-Street, in the City of London, to make a Dividend of the estate and effects of the said Bankrupt; when and where the Creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

HARLES FREDERICK WILLIAMS, Esq. one of His / Majesty's Commissioners authorised to act under a Commission of Bankrupt, bearing date the 18th day of November 1819, awarded and issued forth against George Leyburn, now or late of Bishopsgate-Street, in the City of London, Provision-Merchant, Dealer and Chapman, will sit on the 24th day of July instant, at half past Eleven o'Clock in the Forenoon pre-cisely, at the Court of Bankruptcy, in Basingball-Street, in the City of London, in order to make a Final Dividend of the estate and effects of the said Bankrupt; when 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 Bankruptcy, bearing date the 14th of August 1832, awarded and issued against John Heath, of Gosport, in the County of Hants, Linen-Draper, Dealer and Chapman, will sit on the 24th day of July instant, at half past Eleven of the' Clock in the Forenoon precisely, at the Court of Bank-ruptcy, in Basinghall-Street, in the City of London, in order to make a Final Dividend of the estate and effects of the said Bankrupt; when and where the Creditors, who have not already proved their debts, are to come prepared

to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

His Majesty's Commissioners authorised to act under a Commission of Baukrupt, bearing date the 21st day of December 1830, awarded and issued forth against Samuel Southgate, of Gate-Street, Lincolu's-Inn-Fields, in the County of Middlesex, Builder, Bricklayer, Dealer and Chapman, will sit on the 24th day of July instant, at Twelve at Noon precisely, at the Court of Bankruptcy, in Basinghall-Street, in the City of London (by adjournment from the 6th day of June last), 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.

Majesty's Commissioners authorised to act under a Fiat in Bankruptcy, bearing date the 13th day of March 1835, awarded and issued forth against Joseph Savory Eveleigh and William Eveleigh, of Union-Street, in the Borough of Southwark, in the County of Surrey, Hatters and Copariners (trading under the firm of Francis Eveleigh and Sons), will sit on the 24th of July instant, at Eleven of the Clock in the Forence precisely, at the Court of Bankruptcy, in Basinghall-Street, in the City of London, in order to make a 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 come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

OBERT GEORGE CECIL FANE, Esq. one of His Majesty's Commissioners authorised to act under a Fiat in Bankruptcy, bearing date the 13th day of March 1835, awarded and issued forth against Joseph Savory Eveleigh and William Eveleigh, of Union-Street, in the Borough of Southwark, in the County of Surrey, Hatters and Copartners (trading under the firm of Francis Eveleigh and Sons), will sit on the 24th of July instant, 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 make a Dividend of the separate estate and effects of William Eveleigh, 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 Dividend. 'And all claims not then proved will be disallowed.

JOHN HERMAN MERIVALE, Esq. one of His Majesty's Commissioners authorised to act under a Flat in Bankruptcy, bearing date the 2d day of March 1835, awarded and issued forth against Benjamin Parnham, of No. 8, High-Street, Shadwell, in the County of Middlesex, and No. 19, Pool-Lane, Liverpool, in the County of Lancaster, Sail-Maker and Slop-Selier, Dealer and Chapman, will sit on the 24th of July instant, at One in the Afternoon 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.

Commissioners authorised to act under a Fiat in Bankruptcy, bearing date the 21st day of June 1834, awarded and issued forth against George Cannell Dayy, of Manchester-House, New Church-Street, Lisson-Grove, Paddington, in the County of Middlesex, Linen-Draper, will sit on the 10th day of July instant, at Eleven o'Clock in the Forenoon precisely, at the Court of Bankruptcy, in Basinghall-Street, in the City of London (by adjournment from the 12th day of June last), in order to make a Final Dividend of the estate and effects of the said Bankrupt; when and where the Creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

THE Commissioners in a Fiat in Bankruptcy, bearing date the 14th day of March 1835, awarded and issued forth against Richard Charles Hughes, of the Stoneleigh Hotel, Leamington-Priors, in the County of Warwick, Hetel Proprietor, Dealer and Chapman, intend to meet on the 29th of July instant, at One o'Clock in the Afternoon, at the Stoneleigh Hotel, Leamington, in the said County of Warwick, 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 Two of the Clock 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.

date the 9th of January 1834, awarded and issued forth against William Durrant, of the Town and Parish of Lindfield, in the County of Sussex, Brewer and Shopkeeper, Dealer and Chapman, intend to meet on the 27th day of July instant, at Twelve o'Clock at Noon, at the Star Inn, in Lewes, in the County of Sussex, 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 the same hour, and at the same place, in order to make a Final Dividend of the estate and effects of the said Bankrupt; when and where the Creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

THE Commissioners in a Fiat in Bankruptcy, bearing date the 20th day of March 1835, awarded and issued forth against Samuel Glover, of Thackley, in the Township of Idle, in the County of York, Cloth-Manufacturer, Dealer and Chapman, intend to meet on the 30th day of July instant, at Twelve at Noon, at the Court-House, in Leeds, in the County of York, to Audit the Accounts of the Assignee of the estate and effects of the said Bankrupt under the said Fiat, pursuant to an Act of Parliament, made and passed in the sixth year of the reign of His late Majesty King George the Fourth, intituled "An Act to amend the laws relating to Bankrupts;" and the said Commissioners also intend to meet on the same day, at Two in the Afternoon, and at the same place, to make a First and Final Dividend of the estate and effects of the said Bankrupt; when and where the Creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

date the 19th day of January 1835, awarded and issued forth against William Crosley, of Leeds, in the County of York, Cloth-Merchant, Dealer and Chapman, intend to meet on the 30th day of July instant, at Eleven o'clock in the Forenoon, at the Court-House, in Leeds, to Andit the Accounts of the Assignees of the estate and effects of the said Bankrupt under the said Flat, pursuant to an Act of Parliament, made and passed in the sixth year of the reign of His late Majesty King George the Fourth, initialed "An Act to amend the laws relating to Bankrupts;" when and where the Creditors, who have not already proved their debts, are to come prepared to prove the same, and saich Creditors as shall not have proved their debts, will be excluded the benefit of the Dividend. And all claims not then proved will be disallowed; and the said Commissioners also intend to meet on the same day, at Twelve o'Clock at Noon, and at the estate and effects of the said Bankrupt.

ry W.B. Commissioners in a Commission of Bankrupt, bearing date the 29th day of January 1830; awarded and issued forth against Joseph Swannell, of Radwell, in the Parish of Felmersham, in the County of Bedford, Farmer, Cattle and

Sheep Salesman, Dealer and Chapman, intend to meet on the 28th day of July instant, at Twelve of the Clock at Noon, at the White Swan Inn, in the Town of Bedford, in the said County of Bedford, to Audit the Accounts of the Assignees of the estate and effects of the said Baukrupt under the said Commission, pursuant an Act of Parliament, made and passed in the sixth year of the reign of His late Majesty King George the Fourth, initialed "An Act to amend the laws relating to Baukrupts;" and the said Commissioners also intend to meet on the same day, at One o'Clock in the Afternoon, and at the same place, in order to make a Final Dividend of the estate and effects of the said Bankrupt; when and where the Creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

THE Commissioners in a Fiat in Bankruptcy, bearing date the 14th day of June 1832, awarded and issued against John Lawrence, of Round's-Green, in the Parish of Hales Owen, in the County of Salop, and of the Parish of Edgbaston, near Birmingham, in the County of Warwick, Coal-Master, Coal-Merchant, Dealer and Chapman, intend to meet on the 27th day of July instant, at Eleven in the Forenoon, at the Union Inn, Union-Street, in Birmingham, in the County of Warwick, 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 Bankrupt;" and the said Commissioners also intend to meet on the same day, at Twelve o'Clock at Noon, and at the same place, in order to make a Final Dividend of the estate and effects of the said Darkrupt; 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 beneat of the said Dividend. And all claims not then proved will be disallowed.

THE Commissioners in a Fiat in Bankruptcy, bearing date the 11th day of September 1834, awarded and issued forth against Ralph Wilks Burnley, of Leeds, in the County of York, Cheesemonger, Bacon-Factor, Dealer and Chapman, intend to meet on the 21st day of July instant, at Eleven in the Forenoon, at the Court-House, in Leeds, in the said County, to Audit the Accounts of the Assignees of the estate and effect 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 to receive Proof of Debts; 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.—And the said Commissioners also intend to meer on the same day, at Twelve at Noon, and at the same place, to make a First and Final Dividend of the estate and effects of the said Bankrupt.

THE Commissioners in a Commission of Bankrupt, bearing date the 28th day of March 1831, awarded and issued forth against Jane Hall and Henry Gerrish, of the City of Bristol, Grocers, Dealers, Chapwoman, and Chapman, and Copartners, intend to meet on the 29th day of July instant, at Two of the Clock in the Afternoon, at the Commercial-Rooms, in Corn-Street, in the City of Bristol, 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.

WHEREAS the Commissioners acting in the prosecution of a Fiat in Bankruptcy awarded and issued forth against James Sheldon, of Walsall, in the County of Stafford, Publican and Maltster, Dealer and Shapman, have certified to the Lords Commissioners for the custody of the Great Seal of Great Britain and Ireland, and to the Court of Review in Bankruptcy, that the said James Sheldon hath in all things conformed himself according to the directions of the Acts of Parliament made and now in force concerning Bankrupts; this is to give notice, that, by virtue of an Act, passed in the sixth year of the reign of His late Majesty King George the Fourth, intituled "An Act to amend the laws.

relating to Bankrupts," and also of an Act, passed in the first and second years of the reign of His present Majesty, intituled "An Act to establish a Court in Bankruptcy," the Certificate of the said James Sheldon 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 24th day of July instant.

HEREAS the Commissioners acting in the prosecution of a Fiat in Bankruptcy awarded and issued forth against John Shepard Witherden, of Margate, in the Isle of Thanet, in the county of Kent, Blacksmith, Dealer and Chapman, have certified to the Right Honourable the Lords Commissioners for the custody of the Great Seal of Great Britain and Ireland, and to the Court of Review in Bankruptcy, that the said John Shepard Witherden 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 Shepard Witherden 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 24th day of July instant.

HEREAS the Commissioner acting in the prosecution of a Commission of Bankrupt awarded and issued forth against John Clark, of Jewry-Street, Aldgate, in the City of London, and Tottenham, in the County of Middlesex, Winamerchant, Dealer and Chapman, hath certified to the Right Honourable the Lords Commissioners for the custody of the Great Seal of Great Britain and Ireland, and to the Court of Review in Bankruptcy, that the said John Clark 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, intituded "An Act to amend the laws relating to Bankrupts;" and also of an Act, passed in the first and second years of the reign of His present Majesty, intituded "An Act to establish a Court in Bankruptcy," the Certificate of the said John Clark will be allowed and confirmed by the said 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 24th day of July instant.

HEREAS the Commissioner acting in the prosecution of a Fiat in Bankruptcy awarded and issued forth against James Parkins, of King William-Street, London-Bridge, in the City of London, Tailor, hath certified to the Lords Commissioners for the custody of the Great Seal of Great Britam and Ireland, and to the Court of Review in Bankruptcy, that the said James Parkins hath in all things conformed hinself 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; initialed "An Act to establish a Court in Bankruptcy," the Certificate of the said James Parkins 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 24th day of July instant.

HEREAS the Commissioner acting in the prosecution of a Fiat in Bankruptey awarded and issued forth against Samuel Nix and William Judson Grinsell, of Queen-Street, Cheapside, in the City of London, Wine and Spirit-Merchants, hath certified to the Right Hon. the Lords Commissioners for the custody of the Great Seal of Great Britain and Ireland, and to the Court of Review in Bankruptey, that the said Samuel Nix bath 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 Bankruptey," the Certificate of the said Samuel Nix 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 24th day of July instant.

HEREAS the Commissioner acting in the prosecution of a Fiat in Bankruptcy awarded and issued forth against William Thomson, now or late of Cross-Lane, Tower-Street, in the City of London, Wine-Merchant, Dealer and Chapman, hath certified to the Right Honourable the Lords Commissioners for the custody of the nourable the Lords Commissioners for the custody of the Great Seal of Great Britain and Ireland, and to the Court of Review in Bankruptcy, that the said William Thomson 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 Victoria Mainter, King Garge the English part of the reign of by virtue of an Act, passed in the sixth year of the reign of His late Majesty King George the Fourth, intituled "An Act to amend the laws relating to Bankrupts;" and also of an Act, passed in the first and second years of the reign of His present Majesty, intituled "An Act to establish a Court in Bankruptcy," the Certificate of the said William Thomson 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 24th day of Inly instant fore the 24th day of July instant.

HEREAS the Commissioners acting in the prosecution of a Fiat in Bankruptcy awarded and issued forth against Charles Harwar, late of Oldham, in the County of Lancaster, and of Congleton, in the County of Chester, Money Scrivener, but now of Serle's-Place, Carey-Street, Lincoln's-Inn, in the County of Middlesex, Paper-Merchant, Dealer and Chapman, have certified to the Lords Commissioners for the custody of the Great Seal of Great Britain and Ireland, and to the Court of Review in Bankruptcy, that the said Charles Harwar hath in all things conformed himself according to the directions of the Acts of Parliandent, 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 Charlet Harwar will be allowed and confrued by the said Court of Review, established by the said last-mentioned Act, unless cause be shown to the said Court to the contrary on or before the 24th day of July instant. Court of Review in Bankruptcy, that the said Charles Harwar the 24th day of July instant.

THEREAS the Commissioner acting in the prosecution of a Fiat in Bankruptcy awarded and issued forth against Henry Swan, of No. 2, Great Knight Rider-Street, in against Henry Swan, of No. 2, Great Knight Rider-Street, in the City of London, and of Walcot-Place, Hackney, in the County of Middlesex, Money-Scrivener, hath certified to the Right Honourable the Lords Commissioners for the custody of the Great Seal of Great Britain and Ireland, and to the Court of Review in Bankruptcy, that the said Henry Swan hath in all things conformed himself according to the directions of the Acts of Parliament made and now in the directions of the Acts of Parliament made and now in force concerning Bankrapts; 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, intituled "An Act to amend the laws relating to Bankrapts;" and also of an Act, passed in the first and second years of the reign of His present Majesty, initialed "An Act to establish a Court in Bankrapts;" the Certificate of the said Henry Swan 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 24th day of July instant. instant.

7 HERRAS the Commissioner acting in the prosecution of a Fiat in Bankruptcy awarded and issued forth against James Turner, formerly of Skinner-Street, Snow-Hill, in City of London, and now of Honicon, in the County of Devon, Teas Dealer, Grocer, Dealer and Chapman, bath certified to the Right Hon, the Lords Commissioners for the custody of the Great Seal of Great Britain and Ireland, and to the Court of Review in Bankruptcy, that the said James Turner 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 Bankrupts; this is to give notice, that, by virtue of an Act, passed in the sixth year of the reign of His late Majesty King George the Fourth, intituled "An Act to amend the laws relating to Bankrupts;" and also of an Act, passed in the first and second years of the reign of His present Majesty, intituled "An Act to establish a Court in Bankruptcy," the Certificate of the said James Turner 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 24th day of July instant.

HERRAS the Commissioners acting in the prosecution of a Commission of 2 of a Commission of Bankrupt awarded and issued forth against Timothy Roser, of Brighthelmstone, in the County of Sussex, Builder, Dealer and Chapman, have certified to the Lords Commissioners for the custody of the Great Seal of Great Britain and Ireland, and to the Court of Review in Bankruptcy, that the said Timothy Roser bath in all things conformed himself the said Timothy Roser bath 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 Bankruptoy," the Cartificate of the said Timothy Roser will be allowed. the Certificate of the said Timothy Roser will be allowed and confirmed by the Court of Review, established by the said last-mentioned Act, unless cause be shown to the said Court to the contrary on or before the 24th day of July instant.

NOTICE. .

Edinburgh, June 30, 1835. WHE Lords of Council and Session (First, Division), of this date, sequestrated the whole estate and effects of James M'Gregor, Cattle-Dealer and Horse-Dealer, formerly at Hallyland, now at Kinvaid, in the County of Perth, and appointed his Creditors to meet within the Salutation Hotel, Perth, upon Wednesday the 8th day of July next, at Twelve o'Clock at Noon, to name an Interim Factor; and upon Wednesday the 22d day of July next, at the same place and hour, to elect a Trustee on said sequestrated estates.

NOTICE.

Edinburgh, June 30, 1835. First Lords of Council and Session (First Division), of this data, sequestrated the model. date, sequestrated the whole estate and effects of John M'Gregor, Cattle-Pealer and Grain-Merchaut, at Bowhouse, in the County of Perth, and appointed his Creditors to meet within the Salutation Hotel, Perth, upon Wednesday the 8th day of July next, at Twelve o'Clock at Noon, to name an Interim Factor; and upon Wednesday the 22d day of July next, at the same place and hour, to elect a Trustee on said sequestrated estates.

Notice to the Creditors of Robert Fraser, Esq. late of Torbreck, in the County of Inverness, Insurance Broker.

Chambers, 59, George-Street, Edinburgh,

June 30, 1835.

R. BROWN, Accomptant, Trustee on Mr. Fraser's sequestrated estate, hereby intimates, that having sold the heritable properties, and paid or provided for the heritable debts affecting the same, he is now ready to discharge the personal debts due by Mr. Fraser, claimed prior to this date, and to which no objections are stated, and any others having claims against Mr. Fraser are required to lodge them with the Trustee, within one month from this date, with a view to their settle-

Notice to the Creditors of the late Major-General David Stewart, of Garth.

Perth, June 24, 1835. HE Trustees acting under the trust-deed executed by Mrs. Irvine, the General's Representative, hereby give notice, that a scheme of divis on lies in the Office of Messrs. Peddic and Mackenzie, Writers, in Perth, for the inspection of all concerned, preparatory to the payment of an interim dividend,
They have also to intimate to those Credisors who have not

hitherto lodged claims, or signed the deed of accession, that

unless such is done within one month from this date, the Trustees will proceed upon the understanding that these claims are abandoned.

Notice to the Creditors of the deceased Mathew Bell, lately residing at Elcho Cottage, near Perth.

Perth, June 18, 1835. ATHEW BELL having executed a trust deed for behoof of his Creditors, in favour of Patrick Gilhert Stewart, Merchant, in Perth, the said Trustee hereby calls upon all persons who were Creditors of the said Matthew Bell upon the 25th day of May 1833, to lodge their claims with him, on or before the 18th day of August next; certifying that such as fail doing so will receive no share of the trust funds, which will then be forthwith divided among the Creditors who have lodged their claims, and which have been approved of by the committee of Creditors named for assisting the Trustee.

Notice to the Creditors of Stirling and Kenney, Booksellers and Publishers, in Edinburgh, and Andrew Stirling and the Reverend George Home Robertson, the Individual Partners of that Company.

Edinburgh, June 27, 1835.

WILLIAM HOME LIZARS, Engraver, in Edinburgh, has been confirmed Trustee on the sequestrated estate of the said Company, and Individual Partners. tions of the Bankrupts, and others connected with their affairs. are to take place in the Sheriff's-Office, Edinburgh, on Wednesday the 15th and Wednesday the 29th days of July next, at Twelve o'Clock at Noon each day; and a general meeting of the Creditors will be held within the Old Signet Hall, Edinburgh, on Thursday the 30th of said month, at One o'Clock in the Afternoon; and another meeting, at the same place and hour, on Wednesday the 12th day of August next, in terms of the Statute, to receive claims, choose Commissioners, and instruct the Trustee.

The Creditors are requested to lodge with the Trustee, on or hefore those meetings, their claims and vouchers of debt; cer-tifying, that those who fail to do so betwixt and the 25th or January next, shall have no share in the distribution of the estate.

THE COURT FOR RELIEF OF INSOLVENT DERTORS.

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 he heard at the Court House, in Portugai Street, Lincoln's-Inn-Fields, on Friday the 24th day of July 1835, at Nine o'Clock in the Forengon

Charles Garlick, formerly of Little Bath-Street, Clerkenwell, Middlesex, and of Watford, Hertfordshire, and also of Farnham, Surrey, then of Pitfield-Street, Hoxton, Middlesex, nam, Surrey, then of Pithela-Street, Hoxton, Middlesex, then of Northbrook-Street, Newbury, Berkshire, then of Queen-Street, Portsea, Hants, then of Lisson Grove North, Paddington, Middlesex, Linen-Draper, then of Bath-Buildings, St. Luke's, Old-Street, then of Windsor-Terrace, City-Road, then of Vaughan-Terrace, City-Road, and late of Hertford Cottages, Kingsland-Road, all in Middlesex, out of husiness.

of husiness.
William Carden Jones, formerly of Brook-Street, Lambeth, afterwards of the Waterloo-Road, both in Surrey, out of business, after that of Kidbrooke, Blackheath, Kent, then of Red Lion-Street, Woolwich, then of Church-Street, Lee, both in Kent, out of business, lastly of Powis-Street, Woolwich aforesaid, sometime Coachman, and also Superintendent to Mr. Shillibeer's Woolwich Omnibusses.

Robert John Thoburn (also sued and committed as using the name of, and known as, and having filed his petition in the name of, Robert Thoburn), formerly of High-Street, Woolwich, and late of Richard-Street, formerly called Hare-Street, Woolwich, Kent, formerly Tobacconist, Grocer, and

General Shopkeeper and Journeyman Shipwright, and latterly Tobacconst and Journeyman Shipwright only.

William Lawrence, formerly of No. 3, Stamford-Place, York-Road, Westminster Bridge-Road, Surrey, and late of No. 85, Blackman-Street, Southwark, Surrey, Perfumer, Commission Agent, and Chemical Glass and Earthenwarenan.

The Reverend James Harris, formerly of Chenies-Street, Bed-ford-Square, Middlesex, Clerk, Reader at Bridewell-Hospital Chapel, New Bridge-Street, Blackfriars, London, then of Upper Seymour-Street, Bryanstone-Square, Morning Preacher at Quebec Chapel, Quebec-Street, Bryanstone-Square, then of Chenies-Street aforesaid, and during part of the time of the latter residence also residing at Manor House Farm, Highgate, then of Devonshire Terrace, Marvle-Bone, Officiating Minister and Proprietor of Portman Chapel, Baker-Street, Portman-Square, then of No. 38, Leicester-Square, then of Parliament-Street, Westminster, all in Middlesex, and late of No. 12, Brook Street, West-Square, Southwark, Surrey, and during the whole time

Lecturer at Bow Church, Middlesex.

David Isaacs (sued with Shapsee David Wolken, known and detained by the name of Isaac Davis Crincker, also detained as. David, Isaac Clinker, with Shapsee David Wolken), formerly of Ratcliffe-Highway, in Partnership with Shapsee Davis Wolken, as Wholesale Furriers, Fur, Cloth Cap, and Silk Hat Manufacturers, and late of Denmark-Street, Rat-

cliffe-Highway, Middlesex out of business.

John Scarlett Davis, formerly of Charlotte-Street, Portland-Place, Middlesex, then of Blackheath Road, Greenwich, Kent, afterwards of Rue de Moulin, Paris, then of Calais; Kent, afterwards of Rue de Moulin, Paris, then of Calaus, both in France, then of Antwerp, then of Malines, then of Ghent, all in Belgium, then of London-Street, Fitzroy-Square, then of Florence, then of Bologna, both in Italy, afterwards of No. 12, Everett-Street, Burton-Crescent, then of Epper Mary-le-Bone-Street, Mary-le-Bone, then of George-Street, Manchester Square, and late of York-Place, Pentonville, all in Middlesex, Historical and Portrait-Painter.

Septimus Herhert Ryland, formerly of Carter-Street, Walworth, and late of Westmorland-Place, Southampton-Street, Camberwell, both in Surrey, out of business, formerly a

Lighterman, Granary-Keeper, and Coal-Merchant. Richard Lawrance, formerly of Canonbury Street, Islington, then of Eccleston-Street, Pinilico, since of Graham-Street, Pimlico, afterwards of Queen-Street, Brompton, and then of No. 6, Eccleston Street aforesaid, Accountant and Agent, and late of Carlisle-Street, Soho, all in Middlesex, out of

Richard Egan Lee, formerly of Newman-Street, Oxford-Street, next of Crawford-Street, Mary-le-Bone, Printer, next of Mary-le-Bone-Lane, Mary-le-Bone, Printer, dookseller, and Stationer, and also carrying on business at the undermentioned places, Middle Row, Holborn, Printer and Publisher Britaness at the Charles Charles and Publisher Britaness at the Charles and Publisher Britaness at the Charles and Publisher Britaness and Publisher Britaness and Publisher Britaness at the Charles and Publisher Britane lisher, then a Prisoner at the suit of the Crown, in Clerkenwell New Prison, next of George-Yord, Drury-Lane, and late of Drury Lame, all in Middlesex, Printer. Bryan Mackey the younger, formerly of Saint Mary-le-Strand-

Place, Old Kent-Road, Surrey, and of the Poultry, London, Attorney, then of Coates, near Cirencester, Gloucestershire, out of business, afterwards of Steirt Farm, Minety. Gloucestershire. Farmer, Grazier, and Cattle Dealer, then of Coates

aforesaid, out of business, and late of White Horse-Lane, Stepney, Middlesex, out of husiness.

Sarah Upton, known as Emma Pearce, formerly of Earl-Street, Lisson-Grove, known under the name of Pyne, next of Cirencester-Place, Portland-Road, New-Road, next of London-Street, Fitzroy-Square, next of Gilbert-Street, Golden-Square, next of Milton-Street, Dorset-Square, next of Dorset Street, Bryanstone-Square, next of Seymour-Place, Bryanstone-Square, next of Berkley-Street, Portman-Square, next of Seymour-Place aforesaid, and late of Davies Street, Berkley-Square, Middlesex, in no way of

TAKE NOTICE,

1. If any Creditor intends to oppose a Prisomer's discharge, notice or 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 bearing above men-

sioned, 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 or 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 Fridays. 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 prowided by the proper Officer, according to the Act 7 Geo. 4, c. 57, sec. 76.
- 3. Notice to produce at the hearin 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 Chester Castle, in the County of Chester, on the 24th day of July 1835, at Ten o'Clock in the Forenoon.

Edward Edwin Blythe, formerly of Dale-Street, Liverpool, Corn, Flour-Dealer and Baker, aftewards of the Old Market, Bristol, Corn-Factor and Provision-Dealer and Baker, then ornston, Corn-ractor and Provision-Dealer and Easer, then of High-Street, Cheltenham, Corn, Flour, and Provision-Dealer, then of High-Street, West Bromwich, Staffordshire, Corn, Flour, and Provision-Dealer, then of Booth-Lane, near Middlewich, Cheshire, out of business, and lately of the Corn, Flour, and Cheshire, out of business, and lately of the Corn, and Cheshire, out of business, and lately of the Corn, and Cheshire, out of business, and lately of the Corn, and the Cor Higher Hill Gate, Stockport, Cheshire, Corn, Flour, and Provision-Dealer and Baker.

Hannah Hancock, late of Middlewich, Cheshire, Widow. William Upton, late of Bollington, near Macclesfield, Che-

shire, Farmer and Horse-Farrier and Cow-Doctor.

Thomas Lewis, formerly of No. 37, Mill-Street, Toxteth-Park,
Liverpool, Commission Agent, at No. 8, Church-Lane, Liverpool, afterwards at No. 9, Mount-Street, carrying on busimess at No. 8, Church-Lane aforesaid, and latterly at No. 21, Water-Street, Liverpool, and residing at Poulton cum Seacombe, Cheshire, Commission Agent.

Thomas Bowden, formerly of Mellor, Derbyshire, Publican and Spirit-Dealer, afterwards of Hasle-Grove, in Bullock Smithy, Cheshire, Publican and Spirit-Dealer and Coal-Carrier, same time part Horsing a Coach from Bullock Smithy to Black Brook, and late of Bullock Smithy afore-

Smithy to brack brook, and late of Bullock Smithy afore-said, Publican and Spirit-Dealer. George Jackson, late of Tranmerc, Cheshire, Coal-Dealer. Isaac Upton, formerly of Nether Knutsford, Cheshire, Spirit-Dealer, Publican, and Keeper of a Public-house, same time in the employ of a Brewer, at Sutton, near Macclesfield, as

Traveller, and late of Nether Knutsford aforesaid, Pob-

John Bentley, formerly of Swan Bank, Congleton, Cheshire, Tailor, afterwards of High-Street, Congleton, Tailor, and Smallware-Dealer, since of Moor-Lane, Congleton, Tailor, and late of High-Street Congleton, Tailor,

William Hay, formerly of Heaton-Norris, Lancashire, Cotton-Spinner, afterwards of Newbridge-Lane, Stockport aforesaid, Cotton-Spinner, and late of Churchgate, Stockport aforesaid,

Cotton-Spinner and Beer-Seller.

William Lloyd, formerly of Tranmere, Cheshire, Shoe-Maker and Lodging-Housekeeper, part of the time Keeping a Bathing-House at Tranmere aforesaid, afterwards of Birken-head, Cheshire, Shoe-Maker, Shopkeeper, and Provision-Dealer, and late Shoe-Maker and Keeper of a General Bakehouse

James Whitelegg, formerly of Cross-Street, in Ashton upon Mersey, Cheshire, Cotton and Calico-Manufacturer, afterwards of same place, Cotton and Calico-Manufacturer and Publican, and late in no business.

John Newton, formerly of Portwood, near Stockport, Cheskire, Cotton-Spinner, atterwards of Heaton-Lane, Lancashire, Cotton-Spinner and Shopkeeper, since of New Road, Heaton Norris, Laucashire, Cotton-Spinner and Retailer of Beer, and late in no business.

eorge Clayton, formerly of Chestergate, Stockport, Cheshire, Shoe Maker, and late of Wellington-Road, Heaton Norris,

Lancashire, in no business.

Joseph Oliver, late of Hyde, Stockport, Cheshire, Cotton-Spinner.

James Boston, formerly of Tetton, Wharmingham, near Middlewich, Cheshire, Cordwainer and Shopkeeper and Beer-Seller and Dealer in Corn and Hay, and late of Newton, near Middlewich, Cheshire, Cordwainer and Beer-Seller.

Nathaniel Cooper, formerly of Middlewich, Cheshire, Journeyman Blacksmith and Shopkeeper, and late of Middlewich, Blacksmith and Shopkeeper.

Isaac Steele, tormerly of Macclesfield-Common, Cheshire, Farmer and Publican, afterwards of Park-Lane, Macclesfield aforesaid, Labourer, and late of Sunderland-Street, Macclesfield aforesaid, out of business.

John Wright, formerly of Portwood, near Stockport, Cheshire, Milk-Seller, afterwards of Swain-Street, Chestergate, Stockport, Brewer and Milk-Seller, and late of Swain-Street aforcsaid, in no business.

Robert Hayes, formerly of Newton, Parish of Fordsham, Cheshire, Blacksmith and Retailer of Beer, and late of Newton aforesaid. Blacksmith.

George Walker, formerly of Little Sutton, but late of Great Sutton, Cheshire, Gentleman, afterwards lodging at No. 20, Storey-Street, Hull, Yorkshire, then of Great Sutton aforesaid, afterwards lodging at No. 40, George-Street, Hull, and late of Great Sutton aforesaid, Gentleman.

Joseph Taylor, late of Stayley, Cheshire, Farmer and

Drover.

At the Court-House, at the City of Chester, on the 24th day of July 1835, at Ten o'Clock in the Forenoon.

Robert Jones, formerly of Upper Bridge-Street-Row, Chester, Tallow-Chandler and Soap-Dealer, afterwards of Upper Bridge-Street-Row, in lodgings, and late of same place, and during the whole of the time carrying on business in Upper Bridge-Street aforesaid, and also in Cuppin-Street, Chester,

Tallow-Chandler and Soap-Dealer.

John Moss, formerly of the New Crane, Chester, Wharfinger, carrying on business at Holywell, Flintshire, in Copartnership with William Thompson Moss, under the firm of W. T. and J. Moss, as Corn-Dealers and Millers, afterwards of New Crane aforesaid, Wharfinger, carrying on business as a Corn-Dealer on his own account, then in Partnership with William Done, as Corn-Dealers and Brewers, in the City of Chester, same time and late of the New Crane, Wharfinger.

At the Court-House, at Wells, Somersetshire, on the 24th day of July 1835, at Ten o'Clock in the Forenoon.

Richard Foot, formerly of Mappowder, Dorsetshire, Farmer and Dairyman, then of Buckland Newton, and late of Hol-well, Somersetshire, Farmer there, and at Buckland Newton passed in the third year of the reign of His said Majesty, will be held on Monday the 20th day of July instant, at Seven o'Clock in the Evening precisely, at the Office of Mr. Thomas Crickmay, Solicitor, in Great Yarmouth aforesaid, to approve and direct in what manner, and at what place or places, the real estate of the said Insolvent shall be sold by public auction.

NOTICE is hereby given, that in pursuance of the powers and authorities contained in an Act of Pasignent, passed in the seventh year of the reign of His late Majesty King George the Fourth, initialed "An Act to amend and consolidate the laws for the Reliof of Insolvent Debtors in England," a meeting of the Creditors of Joseph Stone, late of Sidmouth, in the County of Devon, Coal Dealer, who was discharged from the King's Bench Prison, in Southwark, in the County of Surrey, under and by wirtue of an Act of Parliament, passed in the first year of the reign of His said Majesty, for the Relief of Insolvent Debtors in England, and of the Act to amend the same, passed in the third year of His said Majesty's reign, will be held on Monday the 20th day of Julymow instant, at Three o'Clock in the Afternoon precisely, at the London Inn, in Sidmouth aforesaid, to resolve, approve, and direct in what manner, and at what place or places, the real estate of the said Insolvent shall be sold by public auction.

WHEREAS the Assignees of the estate and effects of William Robinson, formerly of Albion-Street, in Leeds, in the West Riding, in the County of York, afterwards of Park-Square, in Leeds aforesaid, then of Devonshire Street, Queen-Square, London, then of Park-Square, in Leeds aforesaid, then of Jermyn-Street, Middlesex, then of Newman-Street, Middle-Sex, then of Park-Square, in Leeds aforesaid, then of Great Marlborough-Street, Middlesex, then of Park-Square, in Leeds aforesaid, then of the Anglesca Arms, Haymarket, Middlesex, then of Howland-Street, Middlesex, and late of Park-Square, Leeds aforesaid, Portrait Painter, and who during all the said time had an Establishment at Leeds aforesaid, an Insolvent Debtor, whose petition is numbered 38,902 C. 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 are requested to meet the Assignees at the Office of Mr. William Hargreaves, Solicitor, in the Central Market-Buildings, in Leeds aforesaid, on Tuesday the 4th day of Angust next, at Four o'Clock in the Afternoon precisely, when and where the Assignees will declare the amount of the belonger in their hands and proceed to make a Dividend when and where the Assignees wil declare the amount of the balance in their hands, and proceed to make a Dividend with the same amongst the Creditors whose debts are admitted in the schedule sworn to by the Insolvent, in proportion to the amount thereof, subject to such correction of the rights to receive dividends as may be made according to the Statute.—If any person has a demand which is attact in the schedule hat is disputed therein either in is stated in the schedule, but is disputed therein, either in whole or in part; or if the said Insolvent, the said Assignees, 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 col. 2, in the William Harris Smith, formerly of Stoke Damerel, in the County of Devon, then of Stonehouse, near Plymouth, in the

same County, then of Plymouth aforesaid, then of Torpoint in the County of Cornwall, then of Twickenham-Common, in the County of Middlesex, then of Woolwich, in the County of Kent, then of Maidstone, in the said County of Kent, and again of Woolwich aforesaid, and late of Great Yarmouth, in the County of Norfolk, a Lieutenant, on half pay, in the Royal Navy, an Insolvent Debtor, whose petition is numbered 24,146, has caused his account of the said estate and effects, duly sworm 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 Mr. Henry Longhurst's, Long-Acre, in the County of Middlesex, on the 4th day of August next, at Twelve of the Clock at Noon precisely, when and where the Assignee will declare the amount of the balance in his hands, and proceed to make a Dividend with the same amongst the Creditors whose debts are admitted in the scheamongst the Creations whose deats are admitted in the scrie-dule 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, such claims and objections must be brought forward at the said meeting, in order that proceed-ings 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 George Berry, formerly of Riddell's-Entry, in the Parish of Sculcoates, in the County of York, and late of Bridge-Street, in the Town of Kingston-upon-Hull, Watch and Clock-Maker, an Insolvent Debtor, whose petition is numbered 23,794 C. has caused an account of the said estate and effects, duly sworn to, to be filed in the Court for Relief of Insolvent Debtors; the Creditors of the said Insolvent are requested to meet the Assignee at the House of Mr. James Hunsworth, known by the sign of the Wnite Hart Inn, in Silver-Street, in the Town and County of the Town of Kingston-upon-Hull, on the 10th day of August next, at Three o'Clock in the Afternoon precisely, when and where the Assignee will declare the amount of the balance in his hands, and proceed to make a 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.

In the Gazette of Friday last, page 1244, col. 2, in the Matter of Richard Winerton, an Insolvent Debtor, for Winerton, read Winterton.—And in Tuesday's Gazette, page 1274, col. 2, in the advertisement for a queeting of Creditors of Anna Louisa Harrison, for late of Sheffield Lodge, read late of Shelfield Lodge.

All Letters must be post-paid.

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Price Two Shillings and Nine Pence.