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TUESDAY, AUGUST 25, 1835.

A T the Court at St. James's, the 12th day of August 1835,

PRESENT,

The KING's Most Excellent Majesty in Council.

[7 HEREAS by a certain Act of Parliament, passed in the third and fourth year of His Majesty's reign, intituled " An Act for the abo-" lition of slavery throughout the British colo-" nies; for promoting the industry of the manu-" mitted slaves; and for compensating the persons " hitherto entitled to the services of such slaves;" it is amongst other things recited, that it is necessary that various rules and regulations should be framed and established for ascertaining, with reference to each apprenticed labourer within the said colonies respectively, whether he or she belongs to the class of attached prædial apprenticed labourers, or to the class of unattached apprenticed labourers, or to the class of non-prædial apprenticed labourers, and for determining the manner and form in which, and the solemnities with which, the voluntary discharge of any apprenticed labourer from such his or her apprenticeship may be effected, and for prescribing the form and manner in which, and the solemnities with which, the purchase by any such apprenticed labourer of his or her discharge from such apprenticeship, without, or in opposition, if necessary, to the consent of the person or persons entitled to his or her services shall be effected; and how the necessary

appraisement of the future value of such services shall be made; and how, and to whom, the amount of such appraisement shall in each case be paid and applied; and in what manner and form, and by whom, the discharge from any such apprenticeship shall thereupon be given, executed, and recorded: and that it is also necessary, for the preservation of peace throughout the said colonies, that proper regulations should be framed and established for the maintenance of order and good discipline amongst the said apprenticed labourers; and for ensuring the punctual discharge of the services due by them to their respective employers; and for the prevention and punishment of indolence, or the neglect or improper performance of work by any such apprenticed. labourer; and for enforcing the due performance by any such apprenticed labourer of any contract into which he or she may voluntarily enter, for any hiredservice during the time in which he or she may not be bound to labour for his or her employer; and for the prevention and punishment of insolence and insubordination, on the part of any such apprenticed labourer, towards their employers; and for the prevention or punishment of vagrancy, or of any conduct on the part of any such apprenticed labourers injuring, or tending to the injury, of the property of any such employer; and for the suppression and punishment of any riot or combined resistance to the laws on the part of any such apprenticed labourers 5 and for preventing the escape of any such apprenticed labourers, during their term of apprenticeship, from

the colonies to which they may respectively belong: and that it will also be necessary, for the protection of such apprenticed labourers as aforesaid, that various regulations should be framed and established in the said respective colonies, for securing punctuality and method in the supply to them such food, clothing, lodging, medicines, medical attendance, and such other maintenance and allowances as they are, by the said Act, declared entitled to receive; and for regulating the amount and quality of all such articles in cases where the laws at present existing in any such colony may not, in the case of slaves, have made any regulation, or any adequate regulation, for that purpose; and that it is also necessary that proper rules should be established for the prevention and punishment of any frauds which might be practised, or of any omissions or neglects which might occur, respecting the quantity or the quality of the supplies so to be furnished, or respecting the periods for the delivery of the same; and that is necessary, in those cases in which the food of any such prædial apprenticed labourers as aforesaid may, either wholly or in part, be raised by themselves, by the cultivation of ground to be set apart and allotted for that purpose, that proper regulations should be made and established as to the extent of such grounds, and as to the distance at which such grounds may be so allotted from the ordinary place of abode of such prædial apprenticed labourers, and respecting the deductions to be made for the cultivation of such grounds from the annual time during which such prædial apprenticed labourers are hereinbefore declared liable to labour; and that it may also be necessary, by such regulations as aforesaid, to secure to the said prædial apprenticed labourers the enjoyment, for their own benefit, of that portion of their time during which they are not hereby required to labour in the service of their respective employers, and for securing exactness in the computation of the time, during which such pædial apprenticed labourers are hereby required to labour in the service of such their respective employers; and that it is also necessary. that provision should be made for preventing the imposition of task work on any such apprenticed labourer, without his or her free consent to undertake the same; but that it may be necessary, by such regulations in certain cases, to require and provide for the acquiescence of the minority of the. prædial apprenticed labourers attached to any plantation or estate, in the distribution and apportion-

ment amongst the whole body of such labourers of any task work, which the majority of such body shall be willing and desirous collectively to undertake; and that it is also necessary that regulations should be made respecting any voluntary contracts, into which any apprenticed labourers may enter with their respective employers, or with any other person, for hired service for any future period, and for limiting the greatest period of time to which such voluntary contract may extend, and for enforcing the punctual and effectual performance of such voluntary contracts on the part both of such apprenticed labourers, and of the person or persons engaging for their employment and hire; and that it is also necessary that regulations should be made for the prevention or punishment of any cruelty, injustice, or other wrong or injury which may be done to, or inflicted upon, any such apprenticed labourers by the persons entitled to their services; and that it is also necessary that proper regulations should be made respecting the manner and form in which such indentures of apprenticeship as aforesaid, shall be made on behalf of such children as aforesaid, and respecting the registering and preservation of all such indentures; and that it is also necessary that provision should be made for ensuring promptitude and despatch, and for preventing all unnecessary expence in the discharge by the Justices of the Peace, holding such special commissions as in the said Act mentioned of the jurisdiction and authorities thereby committed to them, and for enabling such Justices to decide in a summary way, such questions as may be brought before them in that capacity, and for the division of the said respective colonies in districts, for the purposes of such jurisdiction, and for the frequent and punctual visitation by such Justices of the Peace of the apprenticed labourers within, such their respective districts; and that it is also necessary that regulations should be made for indemnifying and protecting such Justices of the Peace in the upright execution and discharge of their duties; and that such regulations as aforesaid could not, without great inconvenience, be made except by the respective Governors, Councils, and Assemblies, or other local, legislatures of the said respective colonies, or by His Majesty, with the advice of His Privy Council, in reference to those colonies to which the legislative authority, of His Majesty in Council extends;

It is therefore enacted and declared, in and by

the said Act, that nothing therein contained extends, or shall be construed to extend, to prevent the enactment by the respective Governors, Councils, and Assemblies, or by such other local legislatures as aforesaid, or by His Majesty, with the advice of His Privy Council, of any such Acts of General Assembly or Ordinances, or Orders in Council, as may be requisite for making and establishing such several rules and regulations as aforesaid, or any of them, or for carrying the same, or any of them, into full and complete effect: provided, nevertheless, and it is thereby enacted, that it shall not be lawful for any such Governor, Council, and Assembly, or for any such local legislature, or for His Majesty in Council, by any such Acts of Assembly, Ordinance, or Orders in Council as aforesaid, to make or establish any enactment, regulation, provision, rule, or order which shall be in anywise repugnant or contradictory to the said recited Act, or any part thereof, but that every such enactment, regulation, provision, rule, or order shall be, and is thereby declared to be, absolutely null and void and of no effect:

And whereas it is by the said Act further enacted, that all laws made by His Majesty for the government of His Majesty's subjects in Honduras shall, for the purposes of the said Act, be as valid and effectual as any laws made by His Majesty in Council for the government of any colonies subject to the legislative authority of His Majesty in Council are or can be: and whereas, in pursuance of the said Act, His Majesty did, on the fifth day of June one thousand eight hundred and thirty-four, by the advice of His Privy Council, make a certain Order in Council for carrying the said Act into effect within the island of Trinidad: and whereas by a certain other Order of His Majesty in Council, also dated on the fifth day of June one thousand eight hundred and thirty-four, after reciting that it was expedient that the regulations for the government of apprenticed labourers should, throughout His Majesty's possessions to which the said Act applies, as nearly as might be, and having regard to the variety of local circumstances in such several possessions, be of one uniform tenour; and that the state and circumstances of society in the said settlement of Honduras were, in many respects, peculiar, and differed essentially from the state and circumstances of society as existing in the said island of Trinidad, and other His Majesty's colonies in the West Indies; and that, by reason of the variety and minuteness of such distinctions, it was necessary that provision

should be made for the adaptation of the said Order. in Council to the case of Honduras by some local, anthority, it was, in pursuance of the said recited; Act of Parliament, and for carrying the same into. effect within the said settlements of Honduras, ordered by His Majesty, by and with the advice of His Privy Council, that the said Order in Council for the said island of Trinidad should, save as thereinafter mentioned, extend to, and be in force within, His Majesty's said settlement, at Honduras upon, from, and after the first day of August one thousand eight hundred and thirty-four: provided,: nevertheless, and it was further ordered, that it should be lawful for the Superintendent for the time being of the said settlements, by any proclamation or proclamations to be by him from time to time for that purpose issued, to suspend any part or parts of the said Order which he should consider inapplicaphle to the state and circumstances of society in the said settlements, and by any such proclamation or proclamations, to adopt the said Order in Council, or any part or parts thereof, to the state and circumstances of society in the said settlements: and it was thereby provided, that no such proclamation should in any respect be repugnant to, or inconsistent with, any thing in the said Act of Parliament contained: and it was further ordered, that the said Superintendent should transmit to His Majesty, or to one of His Principal Secretaries of State, copies of any such proclamations, for His Majesty's approbation or disallowance; and it was thereby also provided, that no such proclamation should, by the terms thereof, be made to operate and take effect, or to be binding upon His Majesty's subjects, within the said settlements, until the same should first have been approved by His Majesty, save only in cases in which it should appear to the said Superintendent, for the time being, that the delay incident to obtaining. His Majesty's approbation of any such proclamation would subject His Majestu's subjects in the said settlements to serious inconvenience, in which, cases any such proclamation might, by the terms thereof, be made to operate and take effect and to be binding upon His Majesty's subjects aforesaid, either from the day of the date thereof or from any such other time as should be therein for the purpose appointed, until His Majesty's pleasure should be known:

And whereas the said Superintendent of the British settlements at Honduras, in pursuance of the powers in him in that behalf vested by the last

recited Order in Council, hath made and established ertain regulations for adapting to the state and circumstances of those settlements, the provisions of the Order made by His Majesty in Council for giving effect to the said Act for the abolition of slavery within the colony of Trinidad:

And whereas His Majesty, having this day taken into consideration the regulations so made as aforesaid by the said Superintendent, hath been pleased to approve thereof: now it is hereby ordered by His Majesty that the said regulations shall be, and the same are hereby, confirmed and allowed:

And whereas it is by the said Act of Parliament, amonst other things, enacted, that no part of the sum of twenty millions sterling shall be applied or be applicable to the purposes in the said Act mentioned, for the benefit of any person then entitled to the services of any slave in any of the colonies in the said Act mentioned, unless an Order shall have been first made by His Majesty, with the advice of His Privy Council, declaring that adequate and satisfactory provision hath been made by law in such colony, for giving effect to the said Act, by such further and supplementary enactments as aforesaid, nor unless a copy of such Order in Council, duly certified by one of the Clerks in Ordinary of His Majesty's Privy Council shall, by the Lord President of the Council, have been transmitted to the Lords Commissioners of His Majesty's Treasury, or to the Lord High Treasurer for the time being: now, therefore, in further pursuance and exercise of the powers in His Majesty in Council, by the said recited Act in that behalf vested, His Majesty, with the advice of His Privy Council, doth declare, and it is hereby declared, that adequate and satisfactory provision hath been made by law in the said settlements at Honduras, for giving effect to the said recited Act of Parliament, by such further and supplementary enactments as therein are mentioned:

And the Lord President of the Council, and the Right Honourable the Lord Glenelg, one of His Majesty's Principal Secretaries of State, are to give the necessary directions herein as to them may respectively appertain.

C. C. Greville.

Westminster, August 21, 1835.

This day, the Lords being met, a message was sent to the Honourable House of Commons by the Gentleman Usher of the Black Rod, acquainting them, that The Lords, authorised by virtue of a Commission under the Great Seal, signed

by His Majesty, for declaring His Royal Assent to several Acts agreed upon by both Houses, do desire the immediate attendance of the Honourable House in the House of Peers to hear the Commission read; and the Commons being come thither, the said Commission, empowering certain Lords therein named, to declare and notify the Royal Assent to the said Acts, was read accordingly, and the Royal Assent given to

An Act to impose certain duties on tea.

An Act to extend the accommodation by the post to and from foreign parts, and for other purposes relating to the Post Office.

An Act for investing, in Government securities, a portion of the cash lying unemployed in the Bank of England, belonging to bankrupts' estates, and applying the interest thereon in discharge of the expences of the Court of Bankruptcy, and for the relief of the suitors in the said Court; and for removing doubts as to the extent of the powers of the Court of Review, and of the Subdivision Courts.

An Act to give effect and validity to certain contracts and presentments for repairing and keeping in repair certain public roads in Ireland, and the sureties entered into for the execution thereof.

An Act for the appointment of convenient places

for the holding of assizes in Ireland.

An Act for protecting the revenues of vacant ecclesiastical dignities, prebends, canonries, and benefices without cure of souls, and for preventing the lapse thereof during the pending inquiries respecting the state of the Established Church in England and Wales.

An Act to continue and amend certain regulations for the linen and hempen manufactures in Ireland.

An Act for removing doubts as to the declaration to be made, and oaths to be taken, by persons appointed to the office of sheriff of any city or town, being a county of itself.

An Act for the encouragement of the voluntary enlistment of seamen, and to make regulations for more effectually manning His Majesty's Navy.

An Act to continue for three years, and from thence to the end of the then next session of Parliament, two Acts of the second and third year, and the third and fourth year, of His present Majesty, relating to the care and treatment of insane persons in England.

An Act for the improvement of the Registrar's office and other offices of the Court of Chancery.

An Act for preventing the vexatious removal of indictments into the Court of King's Bench, and for extending the provisions of an Act of the fifth year of King William and Queen Mary, for preventing delays at the Quarter Sessions of the Peace to other indictments, and for extending the provisions of an Act of the seventh year of King George the Fourth, as to taking bail in cases of felony.

An Act for the establishment of loan societies in England and Wales, and to extend the provisions of the friendly societies Acts to the islands of Guernsey,

Jersey, and Man.

An Act for amending and consolidating the Acts of Parliament for the recovery of small debts, in the city of London and the liberties thereof, and for enabling the goods of the debtors to be taken in execution.

An Act to amend and extend the powers vested in the Grand Junction Waterworks Company, and for

other purposes relating thereto.

An Act to authorise the Llanelly Railway and Dock Company to make certain additional railways or tram roads, and for other purposes connected therewith.

An Act to amend an Act of the third year of His present Majesty, for more effectually supplying with water the city and county of the city of Exeter and places adjacent thereto.

An Act to enable the Reading Waterworks Company to extend their works, and for explaining and enlarging the powers of the Act relating to such

Company.

An Act for effecting an extension of the Ballochney Railway, in the county of Lanark; and for altering, amending, and enlarging the powers of an Act of the seventh year of His late Majesty, for making the said railway.

An Act for the better paving, lighting, watching, cleansing, and otherwise improving the borough of Truro, in the county of cornwall, and for forming a

new street within the same borough.

An Act for building a bridge over the River Trent,

at Willington, in the county of Derby.

An Act for paving, lighting, watching, and otherwise improving the town of Bognor, in the county of Sussex; and for amending and enlarging two Acts of Parliament, passed in the third and sixth years of the reign of His late Majesty King George the Fourth, relating to the said town.

An Act for repairing and widening the roads from Oxford, over Botley-causeway, to Fifield, in the county of Berks, and Witney, in the county of

Oxford.

An Act to rectify a mistake in an Act, passed in the present session of Parliament, for more effectually repairing the road from the Exeter turnpike road to Biddaford, and certain roads leading from Bridgetown, Pomeroy, and Totnes, and other roads communicating therewith; and for repairing Totnesbridge, and erecting bridges over the Stover-canal, the Rivers Teign and Lemon, and the Mill-leat, all in the county of Devon.

An Act for more effectually repairing certain roads leading to and from Bodmin, and other roads therein mentioned, in the county of Cornwall, and for making and maintaining certain new roads com-

municating therewith.

And three private Acts.

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

North Shropshire Yeomanry Cavalry.

The Honourable Thomas Kenyon to be Major. Dated 6th May 1834.

The Honourable Charles Bridgman to be Captain, vice Croxon, resigned Dated 3d April 1835.

John Croxon, Gent. to be Lieutenant, vice Kenyon. Dated 3d April 1835.

Sir William Clarke, Bart. to be ditto. Dated 3d April 1835.

William Sparling, jun. Gent. to be ditto, vice Edwards. Dated 3d April 1835.

John Robert Kenyon, Gent. to be Cornet. Dated 3d April 1835. General Post-Office, August, 1835.

Y an Act, passed in the present session of Parliament, intituled "An Act to extend the accommodation by the post to and from foreign parts, and for other purposes relating to the Postoffice," it is enacted—

After an agreement shall have been made with the Post-office of any foreign kingdom or state, it shall be optional with persons sending letters by post to such foreign kingdom, to pay both the British and foreign postage thereof, at the time of sending the same, or to send the same without payment of any part of the postage, or to pay the British postage only as heretofore.

Persons residing in such foreign kingdoms will have the same option with regard to letters

addressed to the United Kingdom.

No letters liable to any foreign rates of postage can be sent or received free from the duties of postage, save and except the public dispatches of His Majesty's Secretaries of State to and from the British Embassies and Legations abroad, being bond fide on the public service.

The Postmaster General is empowered at any time hereafter, at his discretion, to register letters and packets sent by the post, on payment of certain additional rates; but such registration will not render the Postmaster-General, or the Post-office revenue, liable for the loss of any such letters, or the contents thereof.

The above enactments will not take effect until after the necessary arrangements have been made with the post-offices of foreign countries, of which due notice will be given to the public.

The following enactments come into immediate operation:

The postage on letters between Dover and Calais, which was heretofore the same as between London and Calais, is reduced to six pençe each single letter.

Letters by Private Ships.

The present rates of ship letter postage from the United Kingdom for places beyond the seas are repealed, and, in lieu thereof, letters, posted at the port from which the ship shall sail, are made liable to the reduced rate of eight pence, single; if posted at any other part of the United Kingdom, one shilling, single; and so on in proportion, to be paid at the time of posting the same.

Letters may be sent from any port, by any ship or vessel, to any place out of the United Kingdom, otherwise than through the Post-office, except by vessels carrying mails; but this provision does not extend to the inland conveyance of letters otherwise than by post, or to any collection of letters contrary to the laws now

in force.

Letters may be sent through the Post office by private ship or vessel, from any port or place in Great Britain or Ireland to any other port or place within the same, or either of them, on payment of a rate of postage of eight pence, single, in addition to any rates for inland conveyance. Persons desirous of availing themselves of this mode of conveyance must specify the same on the direction of their letters, or on delivering them to the Postmaster. The payment of postage at the time is optional with the sender.

Ship Letters-Ireland.

The ship letter laws in Great Britain and Ireland are assimilated; and the provisions of the former Acts of Parliament for regulating the conveyance of letters to and from the East Indies, at a reduced rate of postage, are extended to Ireland.

Letters to and from Great Britain and Ireland, by private ships, are liable to a sea postage of eight pence, over and above any inland rate, the previous payment of which is optional with

the sender.

There is no alteration in the law with respect to letters brought into Great Britain by private ships, nor those sent to the Cape of Good Hope, the East Indies, and New South Wales.

Newspapers.

The rate of postage of three pence on each newspaper brought by private ships into the United Kingdom, from His Majesty's colonies and possessions beyond seas, is repealed.

Newspapers to and from His Majesty's colonies and possessions, by private ships, are liable to a rate of postage of one penny each. The postage on those from the United Kingdom is

to be paid at the time of putting them into

the post.

Newspapers to and from His Majesty's colonies and possessions beyond seas, by packet, are not liable to any postage. There is no alteration in the postage upon newspapers to the Cape of Good Hope, the East Indies, and New South Wales.

Newspapers to and from foreign parts by private ships, if to and from those countries which have agreed to circulate newspapers to and from Great Britain free, are liable to a postage of one penny only, to be paid to the master of the vessel conveying the same. Newspapers to or from those countries with which there is no such agreement, are liable to a postage of two pence each.

There is no alteration in the law with regard to newspapers conveyed to and from foreign parts

by packet.

Newspapers from foreign countries, to be conveyed at the rates above mentioned, must be printed in the language of such countries. No newspaper must contain any enclosure whatever, or any writing or marks on the papers or the covers other than the address. Those from the United Kingdom must be put into the post within seven days from the date thereof.

By command of His Majesty's Post-master-General,

Francis Freeling, Secretary.

CITY OF LONDON LAND AND ASSESSED TAXES.

August 22, 1835.

THE Commissioners appointed for putting in execution an Act of Parliament, passed in the third year of the reign of His late Majesty George. the Fourth, intituled "An Act to amend the laws relating to the land and assessed taxes, and to regulate the appointment of Receivers-General in England and Wales," and the several other Acts of Parliament relating to the duties of land and assessed taxes for London, will meet at their Office, in Guildhall-buildings, in the said city, on Tuesday the 8th day of September next, at twelve o'clock at noon, exact time, for the purpose of selling and disposing of the estate and effects belonging to James Metcalfe, one of the Collectors of the aforesaid duties for the ward of Bassishaw, in the said city, for the year 1833; and which estate and effects have been seized and secured by warrant of the Commissioners, bearing date the 12th day of August 1835, for recovery and payment of divers sums of money which have been received by the said James Metcalfe, of the inhabitants of the ward of Bassishaw aforesaid, in respect of all such duties, and which said sums of money the said James Metcalfe hath neglected and refused to pay according to the directions of the Act of Parliament in that behalf made.

> By order of the Commissioners, Richard Till, 'their Clerk.

HE Commissioners for paving, &c. that part of the parish of Clerkenwell called St. James's, do hereby, in pursuance of the direction in that behalf contained in a certain Act of Parliament, made and passed in the fifty-seventh year of the reign of His Majesty King George the Third, chap. 29, sect. 99, intituled "An Act for better paving, improving, and regulating the streets of the metropolis, and removing and preventing nuisances and obstructions therein," give notice, that they will, on the 24th day of October now next ensuing, pay off one other fourth part of the principal money and interest secured by an assignment, for which the sum of £2000 was paid into the hands of the said Commissioners by George Vance, of No. 27, Sackville-street, Esq.; and the said George Vance, or any other person or persons legally holding the said assignment, is and are hereby required to take notice that he or they may, on or after the said 24th day of October now next ensuing, receive and be paid the said other fourth part of such principal money and interest, by applying at the Office of the said Commissioners for paving, &c. Upper Rosoman-street, Clerkenwell; upon which said 24th day of October now next ensuing, all interest will cease to be paid upon the said other fourth part of the principal money secured by the said assignment. Dated this 24th day of August 1835.

Thomas Cromwell, Clerk to the said Commissioners.

CONTRACT FOR IRISH BEEF AND PORK.

Department of the Comptroller for Victualling and Transport Services, Somerset-Place, July 20, 1835

Lord High Admiral of the United Kingdom of Great Britain and Ireland do hereby give notice, that on Thursday the 24th of September next, at one o'clock, they will be ready to treat with such persons as may be willing to contract for the supply of a quantity of

Irish Salt Meat, equal to 9,000 Navy Tierces of Beef, and 9,500 Navy Tierces of Pork,

in separate tenders, all to be cured in the ensuing season; their Lordships reserving to themselves the power, when the tenders are opened, of contracting either for the whole or for such part thereof only as they may deem fit, or of not contracting for any

The said meat is to be delivered, seven eighth parts thereof in tierces, and the remaining one eighth part thereof in barrels, into His Majesty's Victualling Stores at Deptford, Portsmouth, Plymouth, and Cork, in such proportions as shall hereafter be directed—one half thereof by the 28th day of February, and the other half by the 31st day of May 1836, and to be paid for by bills payable at sight.

The conditions of the contract may be seen at this Office, or by applying to the Agent for the Victualling at Cork; or to the Collectors of His Majesty's Customs at Limerick, Belfast, Waterford, and Newry, or to the Secretary of the Postmaster-General at Dublin.

No tender for a less quantity than shall be equal to 300 tierces of beef, or to 300 tierces of pork, will be admitted; but all tenders for such small quantities will be accepted, if at a lower price than that for which larger quantities are offered.

No tender will be received after one o'clock on the day of treaty, nor any noticed unless the purty attends, or some person on his behalf, duly authorised in writing; and it is to be expressly understood, that the tenders must contain a separate price for the beef and a separate price for the pork; and that every tender must also specify the prices both in figures and words at length, or the tenders will be rejected.

Every tender must be delivered at the above Office, and be accompanied by a letter addressed to the Secretary of the Admiralty, at Somerset-place, and signed by two responsible persons, engaging to become bound with the person tendering, in a sum equal to £25 per cent on the amount of the contract, for the due performance of the same.

Waterloo Subscription-Office, Winchester-House, Old Broad-Street, London, August 21, 1835.

T a Special Meeting of the Committee for the distribution of the Waterloo subscription, Sir Charles Price, Bart was appointed a Trustee, in lieu of the late William Manning, Esq. deceased.

John Clarke, Secretary.

South Sea-House, August 6, 1835.

THE Court of Directors of the South Sea Company give notice, that the transfer-books of Old South Sea Annuities will be shut on Friday the 4th of September next, at three o'clock, and opened on Wednesday the 21st of October following.

N. Simpson, Secretary.

Westminster, August 18, 1835.

OTICE is hereby given, that an account is about to be exhibited in the Registry of the High Court of Admiralty, shewing the amount of bounties received for slaves captured in the Tamega, by His Majesty's brig Charybdis, on the 14th day of June 1834.

Hallett and Robinson, Agents.

OTICE is hereby given, that the Partnership heretofore subsisting between the undersigned, Joseph Pigbills and John Stead, as Corn-Millers, of Apperley-Bridge, in the Parish of Bradford, in the West Riding of the County of York, was dissolved by mutual consent on the 8th day of June last; and that all debts due to and from the said late Partnership will be received and paid by the said Joseph Pighills, by whom the said business will in future be carried on.—Dated the 21st day of August 1835.

John Stead.

OTICE is hereby given, that the profession and business of Attorneys at Law and Solicitors, carried on in Copartnership together by John Thomson and John Kirshaw Thomson, of Manchester, in the County of Lancaster, was this day dissolved by mutual consent. All debts and demands owing to and by the said parties, on account of the said concern, will be received and paid by the said John Thomson: Aswitness their hands this 18th day of August 1835.

Jno. Thomson... Jno. K. Thomson.

THE Copartnerships heretofore subsisting between the undersigned, William Wilson, Hugh Crawford Smith, and Edward Jones Smith, as Merchants and Commissiona Agents, at Liverpool, under the firm of William Wilson and Company, and at Buenos Ayres, under the firm of Smith, Wilson, and Company, and all other Copartnerships between them, are this day dissolved by mutual consent.—Dated Liverpool, the 14th day of August 1835.

William Wilson. H. C. Smith. Edwd. J. Smith.

Office is hereby given, that the Partnership lately subsisting between us the undersigned, George Kitching, and Linder Fearnley, of Sheffield, in the County of York, Manufacturers of Britannia Metal Goods, under the firm of Kitching and Fearnley, was this day dissolved by mutual consent; and that all debts due and owing to and from the said-late Copartnership will be received and paid by the said George Kitching, who will in future carry on the said business on his own account.—Witness-our hands this 15th day of August 1835.

George Kitching. Linder Fearnley.

OTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, John Rimmer, Thomas Blackshaw, William Jones, and John Leigh, as Dyers, at Saltord, in the Parish of Manchester, and County of Lancaster, trading under the name or firm of John Rimmer, Thomas-Blackshaw, and Company, was this day dissolved by mutually consent. All debts due and owing by or to the said Partnership will be paid and received by the undersigned Thomas Blackshaw and William Jones: As witness our hands this 15th day of August, in the year of our Lord 1835.

John Rimmer. Thos. Blackshaw.. William Jones.. John Leigh..

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Richard Hall and Philip Freeman, carrying on business as Tailors, at No. 33, Maddox Street, Hanover-Square, in the County of Middlesex, with Robert Edmunds, under the style or firm of Robert Edmunds and Co. was this day dissolved, in purspance of a power given to us for that purpose in the articles of Partnership between us and the said Robert Edmunds.—Dated this 22d day of August 1835. Richard Hall .:

Philip Freeman.

E hereby agree to dissolve the Copartnership in business, which we have carried on for the last six years, between us, on Saturday next the 22d instant, after which time each of us is to be individually answerable only for the orders he may give, or goods he may purchase, and we will, before that time, endeavour to so arrange the concern as to settle in whose name the present business shall be carried on.—Witness our hands this day, August 18, 1835.

Adam Thomson. Thos. Exton.

TOTICE is hereby given, that the Copartnership lately subsisting between us the undersigned. Anne Canney and Mary East Norris, of Broadstairs, in the Parish of Saint Peter, in the Isle of Thanet, in the County of Kent. Spinsters and Copartners, and Keepers of a Boarding and Day School for the Education of Young Ladies, was, on this 15th day of July instant, dissolved by mutual consent: As witness our hands this 15th day of July 1835.

Anne Canney. Mary East Norris.

OTICE is hereby given, that the Partnership heretofore subsisting between the undersigned, Sidney Smith and Samuel Newbery, as General Silk Warehousemen, at Man-chester, in the County of Lancaster, under the firm of Smith and Newbery, was this day dissolved by mutual consent. All debts owing to and by the said late Partnership are to be received and paid by the said Samuel Newbery, hands this 20th day of August 1835. -Witness our

Sidney Smith. Saml. Newbery.

OTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Susanna Thompson, and William Collinson, of the Town and County of the Town of Kingston-upon-Hull, General Commission Agents, under the firm of Widow Edward Thompson and Collinson, is this day dissolved by mutual consent; and that all debts due to and awing by the said Partnership will be received and paid by the said William Collinson - Dated this 18th day of August Susanna Thompson.

William Collinson.

OTICE is hereby given, that the Partnership heretofore Benham and James Benham, as Tea Dealers and Grocers, at No. 65, in the Strand, in the County of Middleses, under the style or firm of William Ash Benham and James Benham, and at No. 52, Lamb's-Conduit-Street, in the said County of Middlesex, under the style of James Benham and William Ash Benham, was, on the 6th day of July last, dissolved by mutual consent; and that the said business will in future be carried on by the said William Ash Benham only: As witness our hands this 25th day of August 1835.

James Benham. William Ash Benham.

OTICE is hereby given, that the Partnership heretofore subsisting between us the good substitute between us the undersigned, Richard Scholes the elder and Richard Scoles the younger, and carried on under the firm of Richard Scholes and Son, as Corn and Scribbling Millers, and Corn and Flour Dealers, at King's Mills, in Huddersfield, in the County of York, is this day dissolved by mutual consent. All debts owing to or by the said late Partnership concern will be received and paid by the said Richard Scholes the elder, by whom the business at the said Mills will in future be carried on, upon his own account. Witness our hands this 21st day of August 1835.

Richd. Scholes, senior. Richd. Scholes, junr.

TOTICE is bereby given, that the Partnership hitherta subsisting between us the undersigned, as Salesmen, in Smithfield-Market, was this day of August 1835.

Thomas Shipman Lee.

Thomas Howard.

NOTICE is hereby given, that the Partnership carried on by us the undersigned, William Glover Whitbread and Charles Henry Thompson, at No. 75, Whitechapel-Road, in the County of Middlesex, as Chinamen, is this day dissolved by mutual consent.—Dated this 22d day of August 1835.

William Glover Whitbread.

Charles Henry Thompson.

OTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Joseph Anderton and James Anderton, as Saddlers, in Walton-le-Dale, in the County of Lancaster, was, on the 16th day of July last past, dissolved by mutual consent: As witness our hands this 21st day of August 1835. Joseph Anderton.

James Anderton.

OTICE is hereby given, that the Partnership heretoforesubsisting between us the undersigned, John Hardisty and William Beck, of Liverpool, in the County of Lancaster. Brokers and Commission Agents, was this day dissolved by mutual consent.—Dated this 22d day of August 1835,

John Hardisty. William Beck.

NOTICE is hereby given, that the Partnership hitherto subsisting between us the undersigned, as Furniture Dealers and Commission Agents, at Brighton, in the County of Sussex, under the firm of Stevens and Bartlett, was this day amicably dissolved: As witness our hands the 22d day of August 1835.

Edward Stevens.

Henry Bartlett.

OTICE is hereby given, that the Partnership heretofore existing between us the undersigned, John Flather and Mark Oakes, as Pawnbrokers, in Sheffield, in the County of York, is this day dissolved by mutual consent; and that all debts due and owing to or by the said late Partnership will be received and paid by the said Mark Oakes, who will continue the said business on his own account.—Dated this 22d day of August 1835. John Flather. Mark Oakes.

TOTICE is hereby given, that the Partnership heretofore carried on at Liverpool, in the County of Lancaster, by us the undersigned, under the firm of Crompton and Griffiths. Paper Dealers, was this day dissolved by mutual consent. All debts owing to and from the said concern will be received and paid by the undersigned Henry Crompton, who will conduct the business in future.—Witness our hands this 22d day of August 1835. Henry Crompton. Jno. Griffiths.

OTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Charles Pearce Chapman and Frederick William Nicholls Crouch, carrying on City of London, under the firm of Chapman and Co. has this day been dissolved by mutual consent; and all moneys owing day been dissolved by mutual consent; and an moneys owing to, and debts due from, the said Copartnership will be received in future and paid by the said Charles Pearce Chapman; As witness our hands this 21st day of August 1835.

C. P. Chapman.

F. W. N. Crouch.

TOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Richard Sharpe, John Ashton, and Edward Jackson, as Wholesale Coffice. Dealers, at Liverpool, in the County of Lancaster, and carried on under the firm of Edward Jackson and Company, is this day dissolved by mutual consent. The business will hereafter be carried on by the said Richard Sharpe and John Ashton, who are to receive and settle all accounts.—Witness our hands this 17th day of August 1835.

Richard Sharpe. John Ashton. Edward Jackson.

SHEERNESS.

Court of Chancery, made in a cause Mackett v. Widgeon, with the approbation of James William Farrer, E.q. one of the Masters of the said Court, at the Wellington Inn, Sheerness, on Thursday the 27th day of August instant, at Twelve

"The freehold esta es of George Mackett, late of Sheerness, in the County of Kent, deceased, consisting of a freehold messuage, shop, our-buildings, and premises, situate in the

High-Street of Blue Town, Sheerness,

A freehold messuage, two shops, stable, and premises, also situate in the High-Street of Blue Town, Sheerness aforesaid; and a piece of freehold ground, with two workshops thereon, situate in the High-Street of Mile Town, Sheerness.

Printed particulars may be had (gratis) at the said Master's Chambers, in Southampton-Buildings, Chambers-Laue; of Mr. Edward Hooker, Solicitor, Sheerness; Mr. James Taylor, Solicitor, 15, Furnival's Inn, London; and of Mr. James Hooker, Solicitor, 8, Bartlett's-Buildings, Holborn.

O he peremptorily sold, pursuant to an Order of the High L Court of Chancery, made in certain causes, intituled Whittell v. Catherall, and Whittell v. Catherall, with the approbation of James William Farrer, Esq. one of the Masters of the said Court, at the House of Mr. John Catherall, the Black Lion Inn, in Mold, in the County of Flint, on Wednesday the 2d day of September 1835, at the hour of Five o'Clock in the Afternoon, in one lot;

Certain valuable leasehold coal mines, situate in the Parish of Hawarden, in the said County of Flint, late the property of

Mr. Samuel Beavan, deceased.

Printed particulars may be had (gratis) at the said Master's Chambers," in Southampton-Buildings, Chancery-Lane, London; of Mr. Samuel Johnson Roberts, Solicitor, Chester; of Mr. Jones, Solicitor, Croshy-Square, London; and of Mr. Lewin, Six Clerks' Office, Chancery-Lane, London.

Freehold Public-House, Warehouse, and Houses, Heaton-Norris, Lancashire.

710 be peremptorily sold, pursuant to an Order of the High Court of Chancery, made in a cause Summer versus Massey, with the approbation of Sir Giffin Wilson, Knt. one of the Masters of the Court, at the Red Lion Inn, in Heaton-Norris, on: Thursday the 10th day of September 1835, between the hours of Two and Three o'Clock in the Afternoon;

A treehold estate, consisting of a messuage or public-house, known by the name of the Bowling-Green, situate at Heaton-Norris, and two other messuages, with a shop and machine-house and a warehouse and other buildings adjoining, late the property of William Massey, of Etchells, in the County of

Chester, Yeoman.

Printed particulars may be had (gratis) at the Master's Chambers, in Southampton-Buildings, Chancery-Lane, London; also at the Offices of Messrs. Pass and Shelmergline, Altrincham, Cheshire; Messrs. Lingard and Vaughan, Solicitors, Heaton-Norris; of Mr. Charles Back, Solicitor, Vernlam-Buildings, Gray's-Inn, London; of Messrs Brundrett; Randall, Simmons, and Brewn, Solicitors, King's Bench-Walk, Temple, London; and of Mr. Randall, Solicitor, Castle-Street, Holborn, London; at the place of sale; and the principal Inns at Manchester and Stockport.

Chancery, made in a cuse of Gay versus Jarvis, with the approbation of George Boone Roupell, Esq. one of the Masters of the said Court, by Messrs. Cockerell and Son, at the Mount Ephraim Hotel, Tunbridge-Wells, on Tuesday the 8th day of September 1835, at Five o'Clock in the Afternoon, in

Seven freehold cottages, two spacious light workshops and premises, eligibly situated for letting, lately occupied by Mr. Jarvis, Plumber and Glazier, deceased, situate in Ephraim-Road, near Golding-Lane, Crown-Field, at Tunbridge-Wells, in the County of Kent.

The premises may be viewed, and brinted particulars may be and Premises may be viewed, and branch particulars may be that (gratis) at the said Master's Office, Southampton-Buildings, Chancery-Lane; of Messrs. Stone, Son, and Bremridge, Solicitors, Mr. Thomas, Solicitor, at the place of sale, and at the Auctionees' Offices. Tunbridge-Wells; of Messrs. Brundrett, Randall, Simmons, and Brown, Solicitors, 10, King's Hench-Walk, Temple; and of Mr. Dawes, Solicitor, 15, Serjeant's-Inn, Fleet-Street, London. Freehold Estate at Haselor, Warwickshire.

Court of Chancery, made in a cause of Salt v. Chattaway, with the approbation of Sir Giffin Wilson, Kut. one of the Masters of the said Court, at the White Lion Inn, at Stratford, in the County of Warwick, on Thursday the 24th

day of September next, in one lot;

A freehold estate, situate at Haselor, in the County of Warwick, consisting of a dwelling-house, with farm-buildings thereto, and five cottages and gardens; together with the manor of Walcot, and several closes of arable, meadow, and

pasture land, containing together about 273 acres.
These premises are part of the real estate of the late Mr. Thomas Salt, deceased, and are in the occupation of his son.

Particulars may be had (gratis) at the said Master's Chamhers, in Southampton-Buildings, Chancery-Lane, London; of Mr. Thomas Hunt, Solicitor, Stratford; Messrs. Hunt and Tarleton, Solicitors, Wednesbury; of Messrs. Meyrick and Cox, Red Lion-Square, London; and of Mr. Wilson, Southampton-Street, Bloomsbury, London; and at the place of sale; and the principal Juns in the neighbourhood.

10 he sold, pursuant to a Decree of the High Court of Chancery, made in a cause Bell versus Shepherd, with the approbation of George Boone Roupell, Esq. one of the Masters the said Court, at the Tiger Inn, Beverley, in the County of York, on Saturday the 10th day of October 1835, at One of the Clock in the Afternoon;

A certain valuable estate, freehold (except 30 acres), and tythe-free, situate at Molescroft, near Beverley, in the East Riding of the County of York, comprising a farm-house, barn, stable, and out-buildings, and 272 acres of excellent land; and also a freehold field, of three acres, in the New Walk,

Beverley.

Mr. Ashley, of Molescroft, will shew the property, and par-Mr. Ashley, of Molescroft, will show the property, and particulars may be had of him, and at the Office of the said Master, Southampton Buildings, Chancery-Lane; of Messrs, Nind and Cotterill, Solicitors, Throgmorton-Street; Messrs. Dyneley, Coverdale, and Lee, Solicitors, Field-Court, Gray's-Inn, London; of Messrs. Shepherd and Myers, and Mr. Thomas Shepherd, Solicitors, Beverley; Mr. Thomas Scott, Oulston, near Easingwold; at the Tiger Inn, Beverley; George Inn and Kingston Hotel, Hull; and Black Swan Hotel, York.

10 be sold, pursuant to a Decree of the High Court of Chancery, made in certain causes, intituled Bethell versus. Robins, Richards versus Robins, and Richards versus Smith, with the approbation of Geo: ge Boone Roupell, Esq. one of the Masters of the said Court, at the White Lion Inn, in Malmsbury, in the County of Wills, on Saturday the 26th day of September 1835, in distinct lots;

Certain freehold, leaschold, and copyhold estates, late the property of Daniel Smith, Esq. deceased, situate at or near Malmsbury aforesaid, consisting of a capital built residence, with the appurtenances, and 66 acres of pasture or meadow land; and of divers other messuages, buildings, closes, and

allotments of land, gardens, and garden ground

Printed particulars whereof may be had (gratis) at the Office of John Edmund Dowdeswell, Esq. in Southampton-Buildings, Chancery-Lane; of Mr. Edward M. Elderton, Solicitor, 40, Chancery-Lane; of Art. Edward M. Edward C. Fatthful, Solicitor, King's Road, Beuford Row, London; of Mr. H. Richards, Croydon, Surrey, Solicitor; Mr. Handy and Mr. Chubb, Solicitors, Malmsbury aforesaid; at the place of sale; and the principal Inns in the neighbourhood,

10 be peremptorily sold, pursuant to an Order of the High Court of Chancery, made in a cause of Spicer versus James, with the approbation of Henry Martin; Esq. one of the Masters of the said Court, at the Bull Inn, Maidstone, Kent, on Thursday the 17th day of September 1835, at Two o'Clock

in the Afternoon;
The remaining freehold estates of Mr. James Ottaway, deceased, situate in the several Parishes of Staplehurst, Smar-den, High Halden, Bethersden, Tenterden, and Chatham, in

the County of Kent.

The rame will be sold in nine lots; and printed particulars and conditions of sale may be had (gratis) at the said Master's Chambers, in Southampton-Buildings, Chancery, Lane; Messrs, Palmer, France, and Palmer, Solicitors, 24, Bedford Row; Mr. James, Solicitor, 23, Ely-Place; Holborn, London; Messrs. Ottaways', Solicitors, Staplehurst, near Maidstone; and of Mr. T. W. Carter, Auctioneer, Maidstone.

TO be peremptorily sold, pursuant to a Decree of the High Court of Chancery, made in certain causes Johnson versus George, and Poole versus George, with the approbation of the Right Honourable Robert Lord Henley, one of the Masters of the said Court, at the Commercial Rooms, situate in Corn-Street, Bristol, on Thursday and Friday the 29th and 30th days of October 1835, at One o'Clock in the Afternoon of

days of October 1855, at One o Clock in the Extended Seach day, in lots;

The freehold estates of the late Thomas Davis, Esq. deceased, situate in the Parish's of Frampton, Cotterell, Henbury, and St. George, in the County of Gloucester.

Particulars may be had (gratis) at the said Master's Chambers, in Southampton-Buildings, Chancery-Lane, London; of

Messrs. Poole and Gamlen, Solicitors, 3, Gray's-Ian-Square, London; of Messrs. Brooks and Cooper, Solicitors, 29, John-Street, Bedford-Row; of Messrs. Clarke and Medcalf, Solicitors, 20, Lincoln's Inn Fields, London; of Messrs. A. and J. Livett, Solicitors, of Messrs. Cooke and Son, Solicitors, and of Mr. Grindon, Solicitor, Bristol.

O be sold, pursuant to a Decretal Order of the High Court of Chancery, made in certain causes, intituled Exton v. Scott, Exton v. Rudd, and Palmer v. Scott, with the approbaton of William Wingfield, Esq. one of the Masters of the said Court, at the George Inn, at Luton, in the County of Bedford, on Monday the 28th day of September 1835, at Two o'Clock in the Afternoon of the same day;
The manor, or reputed manor, of Studham, in the County

of Bedford, and a freehold estate, and the rectorial tithes thereof, called Church End Farm, situate at Studham afore-

thereof, called Church End Farm, situate at Studham aforesaid, comprising a good brick-built and tiled messuage or farm-house, with good stabling for twelve horses, and lofts over the same, four large piggeries, and all useful and necessary agricultural buildings, and containing 193a. 3r. 4p. more or less, of excellent arable, pasture, and wood land. Printed particulars of the said sale may be had (gratis) at the said Master's Chambers, in Southampton-Puildings, Chancery-Lane, London; of Mr. Frederick Gough, of St. Alban's, Auctioneer; at the George Inn, Luton; at the Pea Hen Inn, St. Alban's aforesaid; at the Crown Inn, Dunstable; at the Sun Inn, Market-Street; at the Sun Inn, Hitchin; of Messrs. Williamson and Austin, at Luton aforesaid; of Mr. John Eagles, of Ampthill; of Mr. G. T. Taylor, said; of Mr. John Eagles, of Ampthill; of Mr. G. T. Taylor, 18, Featherstone-Buildings, Hollorn; of Messrs. Still and Raymond, Lincoln's-Inn; of Messrs. Williams and Bethal, Lincoln's-Inn-Fields; and of Mr. Gadsden, Furnival's-Inn, Holborn.

WHEREAS by a Decree of the High Court of Chancery, made in a cause Southey against Graham, it was ordered that it should be referred to the Right Honourable Robert Lord Henley, one of the Masters of the said Court, to enquire who was the Heir at Law of Richard Oakley, of Pen-Park, in the Parishes of Henbury and Westbury-upon-Trym, in the County of Gloucester, Gentleman, at his decease (which happened on the 17th day of November 1832), and who is now such heir at law; and also to enquire who was or were, at the said Richard Oakley's decease, and who now are or is, his next of kin, and if any of such next of kin, living at his decease, have died, who are the legal personal representatives of any such deceased next of kin; therefore all persons claiming to be such heir or heirs at law, or to be such next of kin, or representatives of next of kin, are, on or before the 20th day of November 1835, to come in and prove their heirship and kindred, and make out their claims, before the said Master, 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 Southey against Graham, the Creditors of Richard Oakley, of Pen-Park, in the Parishes of Henbury and Westbury-upon-Trym, in the County of Gloucester, Gentleman, deceased (who died on or about the 17th day of November 1832), are, on or before the 20th day of November 1835, to come in and prove their debts before the Right Honourable Robert Lord Henley, one of the Masters of the said Court, at his Chambers, in Southampton-Buildings, Chancery-Lane, London, or in default thereof they will be percuptorily excluded the benefit of the said Decree

PURSUANT to a Decree of the High Court of Chancery, made in a cause wherein Peter Lucas O'Neill and others are plaintiffs, and Robert Tristram Lucas and others are defendants, the Creditors of Stucley Lucas, late of BaronDown, in the Parish of King's Brompton, in the County of Somerset, Esq. (who died in the month of May 1811), are to come in and prove their debts before Henry Martin, Esq. one of the Masters of the said Court, at his Chambers, in Southampton-Buildings, Chancery-Lane, London, on or before the 20th day of November 1835, 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 two several causes wherein James Reeves is the plaintiff, and John Piper is the defendant, and wherein the said James Reeves is the plaintiff, and Amelia Piper and another are defendants, the Creditors of William Piper, late of Rotherhitbe, in the County of Surrey, Mason (who died in the month of February 1834), are forthwith to come in and prove their debts before Henry Martin, Esq. one of the Masters of the said Court, at his Chambers, in Southampton-Buildings, Chameery-Lane, London, or in default thereof they will be excluded the benefit of the said Decree.

TOTICE is hereby given, that James Runniff, of Great Yarmouth, in the County of Norfolk, Fishing Merchant and Victualler, hath by indenture or deed of assignment, and Victualier, nath by indenture or deed of assignment, bearing date the 10th day of August 1835, and made beween the said James Runniff of the first part; John Fenn, of the same Town, Grocer, a Creditor of the said James Runniff, of the second part; and the several other persons who, by themselves or by persons on their behalf, and by them duly authorised, have subscribed their names and affixed their seals. to the said indenture, being respectively also Creditors of the said James Runniff, of the third part; assigned all his estate and effects for the benefit of all the Creditors of the said James Runniff; and that such indenture was duly executed by the said James Runniff and John Fenn on the said 10th of August 1835, in the presence of, and the same was attested by, Samuel Tolver, of Great Yarmouth aforesaid, Attorney at Law

NOTICE is hereby given, that by indenture, bearing date the 4th day of August in the year of our Lord 1835, and made between David Johns, of Swansea, in the County of Glamorgan, Ironmonger, of the first part; William Henry Terrell, of the City of Bristol, Rope-Maker, and Jarvis Hol-OTICE is hereby given, that by indenture, bearing date land Ash, of the same City, Iron Merchant, of the second part ; and the several persons whose names and seals, either by themselves, their agents, or attorneys, or written authority, are-hereunto subscribed and affixed, being respectively Creditors of the said David Johns, of the third part; the said David Johns did assign all his stock in trade, goods, wares, merchandise, household goods and furniture, fixtures, debts, moneys, and all other his personal estate and effects, whatsoever and wheresoever, unto the said William Henry Terrell and Jarvis Holland Ash, upon certain trusts therein mentioned, for the benefit of all the Creditors of him the said David Johns; and which said in-denture was duly executed by the said David Johns on the said 4th day of August, and by the said William Henry Terrell and Jarvis Holland Ash, respectively, on the 5th day of August instant; and the execution thereof by them, respectively, was attested by Edward Harley, the younger, of the City of Bristol, Attorney at Law.

THE Creditors who have proved their debts under a Fiat in Bankruptcy awarded and issued forth against Thomas Emmett, of No. 27, Holborn-Hill, in the City of London, Pin and Needle-Maker, General Hardwareman, Dealer and Chapman, are requested to meet the Assignees of the estate and effects of the said Bankrupt, on the 16th day of September next, at One of the Clock in the Afternoon, at the Court of Bankruptcy, in Basingball-Street, in the City of London, in order to assent to or dissent from the said-Assignees giving to the said Bankrupt his household goods and furniture, or any part thereof; or to assent to or dissent from the said Assignees selling the said household goods and furniture, either by public auction or private contract, to the said Bankrupt, or to any other person or persons, at a valuation or otherwise, in such manner, and either for ready money or on credit, with or without security, and upon such terms and conditions as the said Assignees shall think fit; and, in case of any sale or sales by auction, to authorise and empower the said Assignees, from time to time, to buy in and resell the same, or any part thereof, at any future auction, or by private contract, and for such prices, and in such manner they the said Assignees shall deem expedient, without their being liable to any loss which may happen in consequence of